Gordon. Mo. Ewing

# REVISED

# BY-LAWS

OF THE CORPORATION OF THE

County of Since

# COUNTY OF SIMCOL,

CONTAINING THE PRINCIPAL BY-LAWS OF THE CORPORATION
(IN FORCE) UP TO DECEMBER, 1877, WITH THEIR
AMENDMENTS—THOSE CONSIDERED OBSOLETE
OR NOT GENERALLY REQUIRED FOR
REFERENC", NOT BEING INCLUD.
ED IN THIS REVISE.

Wm. Moble Butledge, Esquire, Warden.

### BARRIE:

Printed by Wesley & King, at the "Northern Advance" Printing and Publishing House, Dunlop Street.



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Wm. Noble Rutledge, Asquire, Warden.

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#### REPORT

OF SPECIAL COMMITTE ON REVISION OF BY-LAWS OF THE CORPORATION OF THE COUNTY OF SIMCOE,

To the Warden and Members of the Council, &c.

The Special Committee appointed to revise and consolidate the By-Laws of this County,

BEG TO REPORT :

That they have duly examined the several By-Laws from the year 1864 up to the present time, and have also compared those of former revisions with later enactments in order that the relations one with the other may be clearly observed; and such By-Laws still remain in force, they advise should be printed in extenso, while those that have become obsolete or amended, be enumerated merely by a tabular heading in the index prepared, as useful only for a casual reference.

In preparing such Index your Committee have pursued the former method adopted by the Committee of 1864 and 1873, showing the date of each By-Law and its peculiar title, but met many of the former revision which had become obsolete by Parliamentary enactments and others amended by recent By-Laws which they have expunged from the present revision, and would suggest that in case this revision of the By-Laws meets with your approval that 400 copies be printed for the use of the Council, the officers connected with the Corporation generally, and the Magistrates of the County.

In order to complete the work of consolidation referred to, your Committee submit the accompanying By-Law, No. 282, for your approval.

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All which is respectfully submitted.

W. C. LITTLE, WM NOBLE RUTLEDGE.

Committee Room, Barrie, Cotober 16, 1877.

# REVISED BY-LAWS

# Council of the Corporation

OF THE

# County of Simcoe.

# BY-LAW No. X.

BY-LAW TO PROVIDE FOR THE TAKING STOCK IN THE ONTARIO, SIMCOE AND HURON UNION RAILEOAD COMPANY, IN THE SUM of £50,000—issuing Debentures for that Amount, and SECURING PAYMENT OF THE SAME.

Whereas the construction of a Railroad, connecting the waters of Lakes Simcoe and Huron, would tend materially to the advancement and prosperity of the County of Simcoe.

And whereas certain proposals have been made to the Directors of the "Ontario, Simcoe and Huron Union Railroad Company," for the construction of a Railroad through the County of Simcoe at and for the sum of £6,250 per mile, on the terms following, to wit: That within two years and a half from the period of commencement, the said Railroad should be completed; taking in payment, the bonds of the County of Simcoe for fifty thousand pounds: the private subscriptions of the people of Toronto guaranteed by the 6 per cent bonds of the said company for fifty thousand pounds, the stock of the company, at par for one hundred and fifty thousand pounds, with the privileges of the charter; the sum of seventy-five thousand pounds bonus, voted by the city of Toronto in aid of the work, and the balance in Governmen debentures, or in the stock of the Company, at the option of the contractors, or as may hereafter be agreed upon.

And whereas the Directors of the said Company have on their part and behalf, and as far as the same relates to them, accepted

And whereas, also, under and by virtue of provisions of certain Acts of the Provincial Legislature, authority has been given to Municipal Corporations to take stock in the same Railroad, to an amount not exceeding fifty thousand pounds; and to issue debentures for such stock, providing for the payment in such manner and way as to the said Municipal Corporation shall seem desirable.

And whereas, also, resolutions have already been passed by the Municipal Council of the County of Simcoe, to the effect that it was expedient, for the general welfare of the County, that aid should be extended toward the construction of the said Railroad.

And whereas, also, it is now deemed proper and desirable, and it is the intention of the Municipal Council of the County of Simcoe, to assist in the construction and forwarding of the said road, by taking Stock to the amount of fifty thousand pounds in the said 'Ontario, Simcoe and Huron Union Railroad Company," on the conditions hereinafter expressed, and providing for the payment of the same by the issue of Debentures, payable in manner and in terms hereinafter declared, and in conformity with the provisions following: "That the said Municipal Council of the County of Simcoe shall take Stock in the said "Ontario, Simcoe and Huron Union Railroad Company," to the amount of £50,-000, and that the Debentures of the County to the said amount of £50,000 shall be prepared, payable in 20 years, bearing interest at the rate of 6 per cent. per annum, such interest being payable half-yearly, and that such Debentures should be ledged in the hands of the County Treasurer, to be by him issued from time to time, at, by and upon the written order of the Warden of the Municipal Council of the County of Simcoe, for the time being ; that such order shall be given by the said Warden of the Municipal Council of the County of Simcoe, upon the written certificate of the Chief Engineer employed in the construction of the work, being first had and obtained, to the effect that certain fixed amounts have been actually expended on the same, to wt: that when the amount of £10,000 shall have been laid out and expended by the Contractors in the actual laying down, construction and building of the said road; that the fifth part of such sum or £2 000 in debentures shall be issued; the remainder of such debentures shall be issued at a like ratio, of one-fifth, upon such certificates first had and obtained as aforesaid, until the full sum of £50 000 debentures shall have been issued; that any profits which may arise during the construction of the work, and until the road is completed, shall go to and be paid to the said "Ontario, Simcoe and Huron Union Railroad Company;" that the sum of £250,000 balance shall be paid in Government debentures, or in the stock of the Company, as may be agreed upon between the Directors and Contractors employed on said road; that three members of the Council be appointed, as commissioners, to complete the contract on the part of the said Municipal Council of the County of Simcoe, with the Directors of the Ontario, Simcoe and Huron Union Railroad Company," which said Commissioners shall retain their appointment until the Contract be fully agreed upon, and entered into, and shall have full power to trans-

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act all and every, the necessary business, previous to the stock being taken therein; to examine and thoroughly satisfy themselves that tae security effered, given and entered into. for the construction and completion of the said Railroad; and laying down the same on the Western side of Lake Simcoe, and in every other manner carrying out the said contract; be full, ample, perfect and undoubted.

Be it therefore hereby enacted by the Municipal Council of the County of Simcoe, assembled pursuant to the statutes in that case made and provided, and it is hereby enacted by the authority of the same. That £50,000 of stock of the "Ontario, Simcoe and Huron Union Railroad Counpany" be taken forthwith by the Warden of the said Council, for, and on behalf and in the name of the said Municipal Council, of the said County of Simcoe, subject to the provisons and conditions in the recitals hereinbefore mentioned.

And it is hereby enacted, That for the payment of such Stock, there shall be issued by the said Council, Debentures to the amount of £50,000, payable in twenty years from the issuing thereof, with interest thereon at the rate of 6 per centum per annum, payable half-yearly.

And it is also hereby further enacted, That there be raised and levied out of from and upon all assessable property of the said Cbunty, in each year, of the next ensuing four successive years from the date hereof, such sum of money as shall be sufficient for the payment of the interest which shall accrue and become payable on the Debentures which shall or may be issued for the above purpose.

It is also hereby further enacted. That for the above purpose and in manner aforesaid, there shall be raised and levied in the next twelve successive years thereafter, namely, in the years which shall be in the years of Our Lord 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865 and 1866, respectively, such sum of money as shall be sufficient for the payment of the interest which shall accrue and become payable on the Debentures which shall or may be issued for the above purpose, and also for the payment of one-twentieth part of the principal money of the said £50,000, of said Debentures.

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It is also hereby further enacted, That for the purpose above, and in manner aforesaid, there shall be raised and levied in each year of the next four successive years, which will be in the years of our Lord 1867, 1868, 1879 and 1870, respectively, such sums of money as shall be sufficient for the payment of the interest which shall accrue and become payable on the Debentures which shall or may be issued for the above purpose, and also for the payment of one-tenth part of the principal money, of the said £50, 000, of said Debentures.

And it is also hereby further enacted, That Debentures shall and may be issued, from time to time, as may be deemed expedient by the Warden of the said Council, for the purpose of paying such part of the said £50,000 of Debentures, as shall be found requisite and necessary to be paid to the said Railroad Company in accordance with the provisoes hereinbefore in the said recital

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set forth, and that such amount of Debentures shall be paid to the Directors of the said Railroad Company, whenever the said Directors shall be entitled to receive the same, or within a reasonable time, not being more han seven days thereafter.

And it is also hereby further enacted, That William Armson, Thomas McConkey, and Jonathan Lane Esquires, be the Commissioners appointed, and they are hereby authorized and appointed to do all other things which may be necessary to carry out the objects of the said Municipal Council, in relation to the taking the said £50,000 of Stock in the said Railroad Company, and as to all preliminary arrangements that may be connected therewith, which may be in accordance with the spirit of this By-Law, the said Commissioners to retain their authority until the said contract be completed.

## BY-LAW No XII.

BY-LAW TO ESTABLISH A CERTAIN LINE OF ROAD DESCRIBED BY DIAGRAM AND REPORTS OF H. C., ESWICKE, ESQUIRE.

Whereas, it is requisite to establish as a Public Road a certain Passed June survey, made by the Surveyor, Henry Creswicke, Esq , under the 20, 1851. instructions of the Commissioners of the County Road leading from Holland Landing to Bond Head.

Be it therefore enacted, and it is hereby enacted by the Municipal Council of the County of Simcoe, in Council assembled, That the Line of Road so surveyed, commencing at the distance of five chains and fifty links, southerly of the north east angle of Lot No. 108, on the west side of Younge Street, thence south, seventysix degrees, twenty minutes west, 21 chains, seventy-six links; thence north, 48 degrees, 30 minutes, west 18 chains; thence north, 67 degrees, 30 minutes west, 170 chains 10 links; thence north, 74 degrees, 25 minutes west, 18 chains. To the east side of the bridge, situate upon the westerly part of Lot No. 20, in the second concession of the Old Survey, of the Township of West

Gwillimbury; thence north 70 degress, 30 minutes west, 13 chains, As amended 33 links, more or less, to the rear of the said second concession, by By-Law No. 86, passed be and is hereby established by this Council as a Public High- Oct. 7, 1888

# BY LAW No. LXXXIX.

By-Law to assume, in connection with the County of Ontario. THE NARROWS BRIDGE.

Be it enacted by the Municipal Council of the County of Simcoe, Passed June and it is hereby enacted by the authority of the same, That the 23, 1859. Bridge called the Narrows Bridge, on Lake Simcoe, be and is hereby assumed as a County Work, under the authority of the Counties of Simcoe and Untario.

# BY-LAW No. XC.

By Law to assume, in connection with the Corporation of THE UNITED COUNTIES OF YORK AND PEEL, THE BRIDGE OVER THE WEST BRANCH OF THE HOLLAND RIVER.

Passed June 23, 1859.

Be it enacted by the Corporation of the County of Simcoe, and it is enacted by the authority of the same, That the Bridge over the West Branch of the Holland River, between the Counties of York and Simcoe, known as the West Gwillimbury Bridge, be and is hereby assumed as a County work, under the authority and in conjunction with the Corporation of the United Counties of York and Peel.

And be it further enacted, That this By Law shall not come into operation until a similar By-Law shall have been passed by the Corporation of the United Counties of York and Peel

# BY-LAW No. CII.

By-Law respecting the Appointment of Certain Officers AND SERVANTS, AND THEIR SALARIES

Passed Oct'r

The Corporation of the County of Simcoe enacts as follows :-1st. Henry R. A. Boys is appointed and continued County Treasurer. Robert T. Banting is appointed and continued County Clerk. Henry Creswicke is appointed and continued County Surveyor. Christopher Wilson is appointed and continued Inspector of Weights and Measures for the County. Mrs. Beardsley is appointed and continued Court House Keeper. James Wright is appointed and continued Messenger.

2nd. There shalll be paid to each officer or servant hereinafter named, for the due and faithful performance and fulfilment of See Report of his or her duty as such officer or servant, viz:—The County Treasurer, the sum of twelve hundred dol'ars per annum; the County Clerk, the sum of three hundred dollars per annum; the County Surveyor, the sum of one hundred and thirty dollars per annum; the Court House Keeper, the sum of one hundred and forty dollars per annum; the Auditors, each thirty dollars per annum . the Lock-up-house Keeper of Collingwood, forty dollars per annum-of Bradford, thirty dollars-and all others twenty dollars each, to be paid half-yearly; the Keeper of the Narrows Bridge, forty dollars per annum, to be paid semi-annually; the Messenger, the sum of one dollar and fifty cents per day during the session of the Council.

As amended by By-Law passed June 30, 1864.

3rd. The Treasurer shall retain his own salary, and pay each of the aforesaid officers, except the lock-up-house keepers and the Keeper of the Narrows Bridge, quarterly, out of the County funds in his hands.

4th. All By-Laws contrary hereto are hereby repealed.

### BY-LAW No. CIV.

By-LAW RESPECTING THE PAYMENT OF GRAND AND PETIT JURORS OF THE COUNTY OF SIMCOE.

The Corporation of the County of Simcoe enacts as follows :- Passed Octr 1st The sum of two hundred and eighty pounds, or so much 17, 1840. thereof as may be required, together with the amount of fees and fines, as set forth in the Consolidated Statutes of Upper Canada 22 Vic., Cap. 31, shall be a fund for paying the Grand and Petit Jurors of this County, after the following rate, viz: One dollar per day during each Juror's attendance on the Courts mentioned in the above recited act; and a further sum of five cents per mile both ways, for every mile necessarily travelled over ten miles from his place of residence to the Court House of this County.

The Sheriff shall receive for each pay list one dollar, and for each day's checking and attendance to um of one dollar; and this By-Law shall be sufficient warrant to the Treasurer to pay the allowance out of the fund now provided for that object.

3rd. All By-Laws contrary to the true intent and meaning of this By-Law are hereby repealed.

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# BY-LAW No. CXV.

By-Law bespecting the Appointment of Sub-Treasurers of School Monies, and to require them to render an Ac-COUNT OF THE RECEIPTS AND DISBURSEMENTS OF SUCH MONIES.

The Corporation of the County of Simcoe enacts as follows:-1st. The Treasurers of the several Township Municipalities in Passed Octr the said County shall continue to be, and are hereby appointed, 17, 1860. ex-officio, Sub-Treasurers of the School Monies granted to and raised in their respective municipalities.

2nd. All Sub-Treasurers of Sheool Monies, and all such as may be hereafter appointed, shall lay before the County Auditors, on or before the fourth Monday in January, in each and every year, a correct and true account, with the necessary vouchers, showing the receipts and expenditures of School Monies, which they may have received as such Sub-Treasurers during the year immediately preceding the said date, and according to the form which may be furnished by the Chief Superintendent of Education.

3rd. Any Sub-Treasurer failing to furnish an account as above required, shall be liable to a fine of not more than twenty dollars, nor less than two dollars to be collected according to the provisions of the Consolidated Statutes of Upper Canada, 22 Vic. cap.

4th. The County Clerk shall sue all defaulters in the name of this Corporation.

# BY-LAW No. CVIII.

BY-LAW TO MAKE PROVISION FOR THE DUE EXERCISE OF ALL THE PRIVILEGES TO WHICH THIS COUNTY IS ENTITLED, ON BEHALF OF THE STOCK TAKEN BY THEM IN THE LATE ONTARIO, SIMCOE AND HURON UNION RAILROAD COMPANY, NOW THE NORTHERN RAILWAY OF CANADA.

The Corporation of the County of Simcoe enacts as follows:—
1st. The Warden for the time being shall be the Director to
represent the Stock at the Board of Directors of the said Company, and is hereby authorized to continue on behalf of this Council to exercise all the privileges to which they are legally entitled.

2nd. All By-Laws contrary to the true intent and meaning of
this By-Law are hereby repealed.

# BY-LAW No. CX1.

By-Law respecting the Preservation of the Public Morals in the County of Simcoe.

Passed Oct'r

The Corporation of the County of Simcoe enacts as follows:—
1st. It shall not be lawful for any person whatsoever, in this County, to sell, or expose for sale, or to purchase wares, merchant-dise, goods, chattels, or personal property, or any real estate whatsoever on Sunday; nor to do or perform any worldly labors, business or work, of his, her, or their calling (conveying travelters or Her Majesty's Mails, selling Drugs and Medicines, and works of charity and necessity excepted).

2nd. It shall not be lawful for any person to sell intoxicating liquors, (save and except to travellers lodging at or ordinary boarders lodging at the place or places where such liquor is sold; and save ond except in any cases where a requisition for medicinal purposes, signed by a licensed medical practitioner, or by a Justice of the Peace, is produced by the vendee or his agent), or to use improper or profane language in any tavern, inn, grocery, or house of entertainment, or any street or public place within this County on Sunday.

3rd. It shall not be lawful for any person to play at marbles, cricket, skittles, ball, racket, or any other noisy game; or to gamble with dice or otherwise, or to run races on foot or on horse back, or in carriages or vehicles of any kind, or to dance or play profane music on Sunday within this County.

4th. It shall not be lawful for any person to go out fishing, hunting or shooting, or in quest of, or to take, kill or destry any deer or other game, or any other wild animal, or any wild fowl, or bird, or fish, or use any dog, or use or carry any gun or rifle or other engine, or any fishing-rod, net or trap, for the above mentioned purposes, (expect in defence of his or her life or property from any wolf or other ravenous beasts or birds of prey) on Sunday within this County.

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It shall not be lawful to sell or give intoxicating drinks of any sort to any apprentice, servant, idiot, insane person, or child within this County, with the consent of the master, legal protection, physician, or parent of such person or child.

6th. It shall not be lawful for any person to post or circulate any indecent placards, writings or pictures, or write any indecent words, or make any indecent pictures or drawings on any walls or fences, or any other place whatsoever, or to circulate the same within this County.

7th. It shall not be lawful for any person to utter or use any profane oath, or any obscene, indecent, blasphemous, or grossly insulting language in any of the streets or public places or high-

ways within this County.

8th. It shall not be lawful for any person to be drunk, or guilty of any drunkenness or disorderly conduct in any street, high-

way, or public place within this County.

9th. It shall not be lawful for any person indecently to expose his or her person, or be guilty of and indecent, immoral, or scandalous behaviour, in any street, highway, or public place with-

in this County.

10th. It shall not be lawful for any person to bathe, or indecently expose his or her person by washing in any waters within this County, lying or running near any public highway or dwelling house, between the hours of six o'clock in the morning and eight o'clock in the evening, unless provided with, and clothed in a proper bathing dress sufficient to prevent any indecent exposure of the person.

11th. It shall not be lawful for the owner or person in charge of any stud-horse to allow or permit the trying or covering of any mare or mares in any offensively exposed place in this County.

12th. It shall not be lawful for any person to disturb or annoy any meeting held for divine worship, or for the improvement or social and intellectual entertainment of the inhabitants by making a noise in or near said meetings, or in any other way

disturbing the same within this County.

Any person or persons guilty of a violation of any of the provisions of this By-Law, shall, upon conviction before any Justice or Justices of the Peace having jurisdiction in the said County, be liable to a fine of not more than Twenty Dollars, with costs, on conviction, to be collected by distress and sale of the goods and chattels of the said offender or offenders; and in case no goods and chattels are found belonging to the said offender or offenders, as aforesaid, it shall be lawful for any such Justice or Justices of the Peace to commit the offender or offenders to the common Gaol within the said Bounty of Simeoe, for a period of not more than twenty days with or without hard labor, as the Justice or Justices may determine, unless the fine and all costs are sooner paid.

14th. All fines and penalties imposed and collected under and by virtue of this By-Law shall be paid to the County Treasurer,

and shall form part of the funds of the County.

15th. All By-Laws contrary to the true intent and meaning of this By-Law are hereby repealed.

# BY-LAW No. OXXII.

By-Law to Establish a certain Road in Adjala, to avoid cer-TAIN HILLS IN MONO TOWNLINE,

Passed July 8, 1862.

Be it enacted by the Corporation of the County of Simcoe, in Council assembled.

1st. That the line of Road Surveyed by Henry Creswicke, E-q., being so much of Lot No. Twenty-seven, in the first concession of the Township of Adjala, in the County of Simcoe, as is required for a road for the purpose of avoiding certain hills on the Townline between the townships of Mono and Adjala, and consisting of a piece of land of one chain in width, and having the following line for its centre, namely, commencing at the distance of three chains and twenty-nine links, more or less, from the division line between lot lot number twenty-six and twenty-seven, northerly on the centre on the Townline between Adjala and Mono; thence north four degrees thirty minutes east, three chains and thirtyeight links more or less; thence north, seventeen degrees thirty minutes west, four chains and forty-four links, to the centre of said Townline, at the distance northerly from the line between number twenty-six and twenty-seven, of ten chains and ninetynine links, more or less, thence north twenty-two degress forty minutes east, six chains more or less; thence north twelve degrees east, four chains and fifty links, more or less; thence north forty three degrees thirty minutes west, three chains and fifty links, more or less; thence north fifty-four degrees west, three chains and forty links, to the centre of the said Townline, and at the distance southerly from the division line, between lots number twenty-seven and twenty-eight, of four chains and fifty links, being the bearings of the present tunnelled road, containing about an acre and three roods.

2nd. That the within named road is to be known as a deviation from the Townline between Mono and Adjala, as a public highway within this County.

# BY-LAW No. CXXIV.

FOR CONFIRMING BY-LAW No. 79 OF THE MUNICIPAL CORPOR-ATION OF THE TOWNSHIP OF INNISPIL.

Passed June 24, 1863, Whereas the Municipal Corporation of the Township of Innisfil, by By-Law number seventy-nine, and passed on the second day of February, in the year of our Lord one thousand eight hundred and sixty-three, for the stopping up and sale, on the terms and conditions therein mentioned and to the Corporation of the Northern Railway Company of Canada, of a part or portion of the public road or highway, or road allowance known as the Penetanguishene or Bradford Road, therein and hereinafter particularly described; and whereas, by the second sub-section of the 343rd section of the 54th chapter of the Consolidated Statutes of Upper Canada, it is necessary, in case the road stopped up be a part of

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swicke, E-q., concession of s is required n the Towni consisting he following nce of three division line n, northerly ono; thence and thirtygrees thirty e centre of ne between nd ninetyegress forty twelve deence north fifty links. bree chains at the diss number ifty links.

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of Innise second ight hunhe terms in of the ortion of the Penearticularhe 343rd of Upper any original allowance for road, that the By Law of the Council of the township stopping up the same, and providing for the sale thereof, should be confirmed by the County Council of the County in which the Township is situated, at an ordinary session of the County Council, held not sooner than three months, nor later than one year, after the passing thereof. And whereas it is supposed that the road so stopped up as aforesaid was part of an original allowance for road; and whereas this is an ordinary session of the County Council of Simcoe, held not sooner than three months nor later than one year next after the passing of the said By-Law number seventy-nine; and whereas it has been deemed expedient that the said By-Law should be confirmed by this Council, therefore the Municipal Corporation of the County of Simcoe, except as follows:

Simcoe, enacts as follows:

That the said in part recited By-Law of the Municipal Corporation of the Township of Innisfil, numbered seventy-nine, and passed on the second day of February, in the year of Lord one thousand eight hundred and sixty-three, for stopping up that part or portion of the public road or highway, or road allowance, called and known at the Penetanguishene or Bradford Road, which runs or passes through the Station yard or grounds of, or belonging to, or usually known as the station grounds, at the station or depot of the said Northern Ra Iway Company of Canada, at or near to the town of Barrie aforesaid, and known as the Barrie Station, and which is within the limits of the said station grounds or yard, and which may be known or described as follows-that is to say: commencing on the southern limit of the said road allowance, at the part where it intersects the northern boundary of the said station grounds of the said Railway Company; thence southerly along the southern limit of the said road, two thousand Inks, more or less, to the point where it intersects the southern boundary of the said station yard; thence easterly two hundred and eighty links, more or less, to the point where the northern limit of the said road intersects the southern boundary of the said yard; thence nor hwesterly, along the northern limit of the said road two thousand and one hundred links, more or less, to the point where it intersects the northern boundary of the said station yard; thence northwesterly one hundred and fifty links, more or less, to the place of beginning; and for the sale and conveyance of the said piece or part of the public road, highway, or road allowance, to the Northern Railway of Canada, on the terms and conditions in the said By-Law mentioned, be, and the same is hereby confirmed.

# BY-LAW No. CXXV.

To Establish a certain Road in the Townships of Oro and Medonte, to avoid certain Halls on the Town-Passed June Line Between said Townships.

Whereas it is necessary to establish a certain line of road des-

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cribed by diagram and report of Henry Creswicke, Esquire, P.L. S., for the purpose of avoiding certain hills on the Townline between Oro and Medonte.

Be it therefore enacted by the Corporation of the County of Simcoe, in Council assembled, That the line of road surveyed by the said Henry Creswicke, Esq., is the centre of the line of road, being sixty feet wide, and may be known by the following description:—

Starting easterly four chain fifty links from the centre of Concession line, between the 2nd and 3rd Concession of Oro; on the centra of the Townline between Medonte and Oro. Thence commencing south  $55^{\circ}$  35' east, 7 chains 50 links; thence south  $82^{\circ}$  35' east, 7 chains 30 links; thence north  $52^{\circ}$  37' east, 18 chains 90 links; then north  $43^{\circ}$  20' east, 2 chains 3 links; then north  $1^{\circ}$  5' west, 2 chains 89 links; then north  $16^{\circ}$  10' east, 5 chains 82 links, when it intersects the Townline of Medonte and Oro; then north  $32^{\circ}$  13' east, 6 chains 40 links, on the centre of Townline; then north  $46^{\circ}$  25' east, 6 chains 59 links; then north  $83^{\circ}$  east, 5 chains 47 links, where it again intersects the Townline in the centre; then following the centre of Townline north  $62^{\circ}$  13' east, 45' chains 10 links; then north  $27^{\circ}$  24' east, 18 chains 6 links; then north  $77^{\circ}$  15' east, 13 chains 8 links; then south  $59^{\circ}$  15' east, 5 chains 19 links; then south  $89^{\circ}$  25' east, 4 chains 20 links; then south  $78^{\circ}$  50' east, 3 chains 7 links, and crossing Townline; then north  $52^{\circ}$  30' east, 6 chains 18 links, where it intersects said boundary line between said Townships.

The words "more or less" will be understood to follow each of the courses and distances.

# BY-LAW No. CXXXI.

Passed Jan. 1864.

By Law requiring the Collectors of the several Corporations of the County of Simcoe to pay over and account for all monies by them collected, to their respective Treasurer, on or before a certain day.

The Corporation of the County of Simcoe enacts as follows:-

1st. That the various Collectors of Taxes in this County shall continue to pay over, and finally account for all monies by them collected, to the Treasurer of their respective corporations, on or before the Thirtieth of day April, in each and every year, in accordance with section 103 of the Consolidated Statutes, Upper Canada, chapter 55, as amended by section 12 of 27 Victoria, chapter 20.

2nd. That By Law No. 114, and all other By-Laws of this Corporation, contrary to the provisions hereof, be, and are hereby repealed.

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# BY-LAW No. CXXXVIII.

To Confirm By-Law No. 87 of the Municipal Corporation of the Township of Innisfil

Whereas the Corporation of the Township of Innisfil, in the Passed June County of Simcoe, by the council of said township, did on the 27, 1864.

18th day of January, A. D. 1864, in due form of law, pass a certain By-Law of the said Corporation, numbering 87, and entitled a By I aw for the stopping up and sale thereof of a certain portion of original allowance for road, known as the Old Mill Road, formerly running and leading to the Long Bridge and Tollendal Mills, in the said township of Innisfil, and for the sale and conveyance of the said piece or part of the public road and highway or road allowance, unto William Cox, Esq., J. P., and it is expedient to confirm the same, pursuant to the statute in that behalf.

Therefore the Corporation of the County of Simce by the Council thereof, doth, under the Municipal law of Upper Canada, enact that from and after the passing of this By-Law the said By Law No. 87 of the Corporation of the township of Innisfil, so numbered and entitled as aforesaid, shall be, and the same is

hereby confirmed.

## BY-LAW No. CXLI.

To Confirm By-Law No. 109 of the Corporation of the Township of Tecumseth.

Whereas, the Corporation of the Township of Tecumseth, in the County of Simcoe, did on the tenth day of December, A.D. 1864, pass a By-law numbered 109, providing for the sale of a certain portion of road allowance to one George Andrew Nolan, of the said Township of Tecumseth, for the purpose of better enabling him to erect a Grist Mill, and it is expedient that this Council should confirm the same.

Therefore, the Council of the Corporation of the County of

Simcoe, enacts:

That from and after the passing of this By-Law, the said By-Law of the Corporation of Le amseth shall be, and is, hereby confirmed.

#### BY-LAW No. CXLIII.

# To REPEAL BY-LAW NUMBER 140.

Whereas, it is expedient and necessary to repeal By-Law numbered one hundred and forty of this corporation, authorizing the sale and disporal of forty-seven thousand pounds of the stock held by the Municipal Corporation of the County of Simcoe in the Northern Railway of Canada, to the Toronto and Georgian Bay Canal Company.

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Be it therefore enacted by the Municipal Corp ration of the County of Simcoe, and it is hereby enacted by the authority of the same, that the By-Law numbered one hundred and forty of this Corporation authorizing the sale and disposal of forty-seven thousand pounds of the stock held by the Municipal Corporation of the County of Simcoe in the Northern Railway of Canada, to the Toronto and Georgian Bay Canal Company, be, and the same is hereby repealed.

And be it further enacted, that this By-Law shall come into force, and have effect, immediately after the passing hereof.

#### BY-LAW No. CXLIX.

To Confirm By-Law No. 116 of the Corporation of the Township of Tecumseth.

Whereas the Corporation of the Township of Tecumseth, in the County of Simcoe did on the 3rd day of February, A.D. 1866, pass a By-Law numbered 116, for the purpose of stopping up and conveying to one William Hammell, a resident of the said Township, an old road allowance passing through the South-East quarter of Lot No 8, in the 7th Concession, of said Township of Tecumseth, and it is deemed expedient to confirm the same.

Therefore the Council of the Corporation of the County of

Rimcoe enacts:

That from and after the passing of this By-Law, the said By-Law of the Corporation of Tecumseth shall be, and his hereby confirmed.

#### BY LAW No. CLIII. -

TO INCORPORATE THE VILLAGE OF ORILLIA, AND PROVIDE A PLACE FOR THE HOLDING THE FIRST ELECTION, AND APPOINTING THE RETURNING OFFICER THEREOF.

Whereas, by a Census Return of The Village of Orillia, duly taken and certified to, it appears that said Village contains the requisite number of Inhabitants to entitle it to separate Corporate powers; and, whereas a Petition bas been presented to this Corporation from one hundred and twenty-two of the Freeholders and Householders of said Village, praying that a By-Law be passed by this Council to erect the said Village into an Incorporated Village, and, whereas it is expedient to pass a By Law for such purpose, therefore, the Council of the Corporation of the County of Simcoe, enacts as follows:

1st. That the Village of Orillia, comprised within the following bounds and limits, that is to say: The whole of broken lots, numbered seven, eight and nine, in the fifth concession, and the east-half of Lot number eight; and the east-half of the east-half

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hin the following of broken lots, cession, and the of the east-half of Lot number nine, in the fourth concession of the sou hern division of the Township of Orillia, and containing in all not more than F ve Hunlel Acres, shall be and is hereby erected into an Incorporated Village under the name of the Village of Orillia."

2nd. It is further enacted, by the authority aforesaid, That the first Municipal Election of said Village shall be held in the Temperance Hall, in said Village, and that Frank Evans, Esq. Barrister, shall be, and is hereby appointed Returning Officer for holding the same.

This By Law shall take effect immediately after passing.

#### BY-LAW No. CLIV.

By-Law to establish a Road to avoid certain Hills on the Townline of Tossorontio and Mulmur.

Whereas, it is expedient and necessary to pass a By-Law to establish a certain Road, surveyed by one Edward Segar, Esq, P.L.S., to avoid certain hills, on the Townline between the Townships of Tossorontio and Mulmur.

And, whereas notice of the same has been given, according to law Therefore, the Council of the Corporation of the County of Simcoe, enacts as follows:

1. That the Road surveyed by Edward Segar, Esq., to avoid certain hills on the Townline between the Townships of Tosssorontic and Mulmur, as aforesaid, be established.

2. That said Road be known and described as follows, viz: Description of a Road, being composed of part of the east helf of Lot No. 8, in the 8th Concession of Mulmur, which may be better known as follows: Commencing at a stake planted at the north-east corner of said Lot No. 8; then southerly, along the eastern boundary of said Lot No. 8, three chains, more or less. Then beginning north, 77°, west, (magnetic), six chains, twelve links, more or less, to the northern boundary, of said Lot No. 8; then westerly and along said northern boundary, of said Lot No. 8; then westerly, and along said northern boundary, 75 links. Then (8. 6° 46° E) south, six degrees forty minutes, east, 42 links. Then south, 77° east six chains, 93 links, more or less, to the eastern boundary of said Lot No. 8; then northerly, and along said eastern boundary 75 links to the place of beginning, containing by admeausurement, half an acre, be the same more or less.

Description of Road, being composed of part of the east-half of Lot No. 9, in the 8th Concession of Mulmur, which may be better known as follows: Commencing at a stake planted at the northeast corner of Lot No. 8, in the 8th Concession of Mulmur; then westerly, along the northern boundary of Lot No. 8, 5 chains, 95 links; then beginning north, 6° 45°, we magnetic), 4 chains, 72 links; then north 85°, west 12 links; then north 9°, east 2 chains, 88 links; then north, 82°, east 4 chains, 26 links; then north, 66°; east, 1 chain, 17 links, more or less, to the eastern

boundary of Lot No. 9, in the 8th Concession of Mulmur. Then northerly, and along the eastern boundary, 75 links; then south,  $66^{\circ}$ , west 4 chains 56 links. Then south,  $82^{\circ}$ , west 4 chains 56 links; then south,  $9^{\circ}$ , west 3 chains 26 links. Then north,  $85^{\circ}$ , west 12 links; then south  $6^{\circ}$ , 45' east 4 chains, 98 links, more or less, to the northern boundary of Lot No. 8, in the 8th Concession of Mulmur. Then easterly and along said northern boundary 75 links, to the place of beginning, containing by admeasurement, three quarters of an acre, be the same more or less,

# BY-LAW No. CLVII.

A By-Law to Provide for the Consolidation of the Pre-SENT EXISTING DEBT OF THE COUNTY OF SIMCOE, AND THE EXTENSION OF THE SAME OVER A PERIOD OF FIFTEEN YEARS, BY THE 16SUE OF A NEW BERIES OF DEBENTURES.

Whereas it has been deemed expedient by the Council of the Corporation of the County of Sincoe to consolidate the present existing debt of said County, and to provide for the extension of the same over a term of fifteen years from the present time by

the issue of a new series of Debentures.

And whereas the amount of the present existing debt of said Corporation is \$141,000 all of which is already provided for by Sinking Fund, with the exception of \$63,900 of the railroad debt, bearing six per cent. interest, and the \$5,000 recently granted by said Corporation for the erection of Drill Sheds, but which sum has not yet been expended, and all the interest in said debt paid up to the present time, and provided for to the 31st December,

And whereas if the said existing debt is so consolidated and extended for the said term of fifteen years, a sum of \$73,000, will be required to cover the whole, including \$6,000, which will be wanted as a new loan to cover the grant for the Drill Sheds, and meet the deficiency which will necessarily arise in converting the old Debentures failing due in three years into those which will necessarily for 5 theory 2007.

extend for fitteen years.

And whereas a sum of \$9,300 would require to be levied annually for the purpose of forming a sinking fund to pay the principal and interest of the said \$73 000 on maturity; and whereas the whole rateable property of the County, according to the last revised and equalized Assessment Rolls, amount to an aggregate value of \$7,243,633; and on that sum a special rate of one mill and three-tenths in the dollar would be required to meet the sum of \$9,300 appually, as aforesaid

of \$9,300 annually, as aforesaid

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of

the same:

1. That it shall be lawful for the Treasurer of the said County of Simcoe to raise by way of loan from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the Debentures hereinafter mentioned, a

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of \$73,000, will on, which will be Drill Sheds, and in converting the those which will

e to be levied and to pay the prinrity; and whereas cording to the last and to an aggregate al rate of one mill d to meet the sum

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of the said County person or persons, ng to advance the after mentioned, a sum not exceeding in the whole seventy-three thousand dollars, and to cause the same to be paid into the Treasury of the County of Simcoe, for the purpose and with the object above recited, and subject to the further provisions herein contained.

2. That it shall be lawful for the Warden to cause seventy-three debentures to be made, of one thousand dollars each, and the said debentures shall be sealed with the seal of the said Corporation of the County of Simcoe and be signed by the Warden.

3. That said debentures shall be payable in fifteen years from the first day of January 1867, at the office of the Treasurer of

said County.

4. That said debentures shall bear interest at and after the rate of six per cent. per annum from the date thereof, which interest shall be payable half-yearly, on the first days of January and July in each year, at the office of the Bank of Toronto, or some

other Bank in Toronto.

5. That for the purpose of form ag a sinking fund for the payment of the said debentures, and the interest at the rate aforesaid, to become due thereon, an equal special rate of one and threetenth mills in the dollar, on the last equalized assessment rells for said County, shall, in addition to all other rates, be raised, levied and collected, in each year upon all the rateable property in the said County, during the continuance of the said debentures or any of them.

This By-Law shall take effect immediately after the passing

thereof.

#### BY-LAW No. CLX.

A BY-LAW TO APPOINT A COMMISSIONER TO EXECUTE AND EN-FORCE ORDERS AND BY-LAWS OF THE COUNCIL OF THE CORPORATION OF THE COUNTY OF SINCOE, RELATIVE TO TOWNSHIP BOUNDARY LINES NOT ASSUMED BY THE COUNTY COUNCIL, AND FOR P.XING THE ALLOWANCE TO BE PAID SUCH COMMISSIONER.

The Corporation of the County of Simcoe enacts as follows:

1. That Henry Creswicke, Esquire, County Surveyor, be a Commissioner to execute and enforce any and all Orders and By-Laws that have been, or may be passed or made, by the Council of the Corporation of the County of Simcoe, relative to Township Boundary Lines, not assumed by the County Council, in accordance with the provisions of Section number three hundred and forty one of the Municipal Institutions Act.

2. That there be allowed and paid to the said Commissioner, out of the funds of the County, a per diem allowance of \$4 00, for each day that he the said Commissioner shall be necessarily engaged in performing services required of him as such Commis-

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### BY-LAW No. CLX I.

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Whereas a By-Law numbers 120, was passed by the Council of the Corporation of the Township of Tecumseth, on the 26th day of December, A.D., 1866, for the purpose of amending By-Law 116 of said Corporation relative to the stopping up of an old road allowance on Lot No. 8, in the 7th Concession of said Township, and it is deemed necessary and expedient to confirm the same by a By-Law of the Corporation of the County of Simcoe.

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by authority of

That By-Law number 120, of the Township of Tecumseth, herein referred to shall be and is hereby confirmed.

### BY-LAW No. CLXV.

To provide for the Cutting down of Trees on the Lands adjoining the Allowance of Road within the Corporation of the Town of Collingwood.

Whereas it is necessary and expedient to authorize the cutting down of Trees on each side of the roads, streets lanes and highways within the Corporation of the Town of Collingwood, and to empower the Town Inspector or Overseer of Highways within the limits of said Town, to cut down, or cause to be cut down, and remove the same in accordance with the provisions of the Municipal Corporations Act, 23-30 Vic. Cap. 51, Sec. 344, sub-Sec. 5.

1. Be it enacted by the Corporation of the County of Simcoe,

and it is hereby enacted by the authority of the same:

2. That all persons owning, residing or living on any land adjoining any land, adjoining any highways, road, street or lane within the limits of the Corporation of the said Town of Collingwood, or immediately adjoining the boundaries thereof, are hereby required to remove, or cause to be removed, all Trees for highway within the limits of the Corporation of the said Town of Collingwood, except the same be a portion of a shrubbery, orchard, or have been planted or allowed to stand for ornament or protection.

3 And be it further enacted, that it shall be the duty of such it is inspector or Overseer of Highways, to cause to be published to the enacted in a newspaper published within the Corporation of the Town of Collingwood, a sufficient notice to all pass as owing or a supplied and so such roads, streets, lanes or highways, requiring them within one month after such notice, to cut down or remove all Trees from twenty five feet on each side of allowance of road on such streets, roads, lanes or highways, except as hereinbefore provided for.

4. And be it further enacted, by the authority of the same, that in default of any person or persons owning or occupying any lands on either side of such roads, streets, lanes or highways, neglecting

y the Council on the 26th day adding By-Law of an old road said Township, on the same by mcoe.

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of the same, that cupying any lands hways, neglecting or refusing to comply with the requirements of such notice, it shall and may be lawful for the Town Inspector or other Overseer of Highways, after due notice has been given, to enter upon the lands of such person or persons, and cut down, or cause to be cut down, and remove or sell such trees or timber as may be found within twenty-five feet on each side of such roads, streets, lanes or highways, except as hereinbefore provided for.

5. And be it further enacted, that all expenses or other charges incurred in carrying out the provisions of this By-Law, shall be assumed and paid by the Treasurer of the Corporation of the said Town of Collingwood, out of the funds belonging to the said town.

6. And be it further enacted, by the authority aforesaid, That this By-Law shall come into force, and have effect, immediately from and after the passing thereof.

#### BY-LAW No. CLXVII.

Whereas, a By-Law numbered 136, was passed by the Council of the Corporation of the Township of West Gwillimbury, on the first day of June A.D. 1867, for the purpose of establishing a certain line of road between Lots 20 and 21, in the 15th Concession of the said Township of West Gwillimbury.

And it is deemed necessary and expedient to confirm the same by a By-Law of the Corporation of the County of Simcoe.

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same.

That By-Law number 136 of the Corporation of the Township of West Gwillimbury, herein referred to, shall be and is hereby confirmed.

#### BY-LAW No. CLXIX.

TO PROVIDE FOR THE SEPARATION OF THE TOWNSHIPS OF TINY AND TAY; FOR THE ERECTION OF TAY INTO A SEPARATE MUNICIPALITY, AND FOR THE APPOINTMENT OF A RETURNING OFFICER, &c.

Whereas, it appears that the Township of Tay being the junior Township of the incorporate union of Tiny and Tay, has over one hundred resident freeholders and householders on its Assessment Roll, as last finally revised, and is accordingly entitled to be erected into a separate Municipality.

And whereas certain of the inhabitants of said junior Township have petitioned for the passage of a By-Law to carry said separa-

tion into effect.

Be it therefore enacted by the Corporation of the County of Simcoe, in Council assembled, That upon, from and after the first day of January next, the said Township of Tay shall become detached from said Union with the Township of Tiny, and shall become a separate Municipality in pursuance of the provisions of the Statute in that behalf.

That the first annual election of Councillors in and for said Township of Tay, shall be held at the Common School House, in School Section number three of said Township.

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That Charles Ross, of said Township of Tay, shall be and is hereby appointed the Returning Officer to hold said first election.

### BY-LAW No. CLXX.

TO PROVIDE FOR THE SEPARATION OF THE TOWNSHIPS OF MOR-BISON AND MUSKOKA; FOR THE ERECTION OF MUSKOKA INTO A SEPARATE MUNICIPALITY, AND FOR THE HOLDING THE FIRST ELECTION, AND APPOINTING THE RETURNING OFFICER THERE-

Whereas it appears that the Township of Muskoka, being the junior Township of the incorporate union of Townships of Morrison and Muskoka, has over one hundred resident freeholders and householders on its last revised Assessment Roll, as last finally revised, and is accordingly entitled to be erected into a separate Municipality,

And whereas certain of the inhabitants of said junior Township have petitioned for the passage of a By-Law to carry such separa-

tion into effect,

Be it therefore enacted by the Council of the Corporation of the
County of Simcoe in Council assembled That from and after the
first day of January next, the said Township of Muskoka shall
become a separate Municipality, in pursuance of the provisions of
the Statute in that behalf.

That the first election of Reeve and Councillors, in and for said Township of Muskoka, shall be held at McCabe's School House, being Section No. 1 of said Township of Muskoka.

That J. B. Browning. Esq., of the said Township, shall be, and he is hereby appointed the Returning Officer to hold the said first election.

## BY-LAW No. CLXXIV.

FOR THE APPOINTMENT OF A CERTAIN OFFICER OR SERVANT, AND HIS SALARY.

The Corporation of the County of Simcoe enacts as follows:
Joseph Leslie is appointed "Messenger," at a salary of one dollar and fifty cents per day during the Session of the Council.
All By-Laws contrary hereto and hereby repealed.

# BY-LAW No. CLXXV.

RESPECTING THE SALARY OF A CERTAIN COUNTY OFFICIAL,

The Corporation of the County of Simcoe enacts as follows:

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acts as follows :

There shall be paid to the Gaol Surgeon or physician, for the due and faithful performance and fulfilment of his duty as such officer, the sum of two hundred dollars per annum.

Ail By-Laws contrary hereto and hereby repealed.

#### BY-LAW No. CLXXVI.

RESPECTING DISORDERLY HOUSES OF HOUSES OF ILL-FAME WITHIN THE COUNTY OF SIMCOE.

Whereas it is deemed necessary to provide for the suppression of Houses of Ill-Fame within this County, the same being a public nuisance,

Be it enacted by the Council of the Corporation of the County of Simcoe, in Council assembled, by and under the authority of the 29th and 30th Victoria, cap. 51, sec. 284, sub-sec. 4, the following:

1. It shall not be lawful for any person or persons to keep a disorderly house or house of ill-fame within this County.

It shall not be lawful for any person or persons to frequent or be at any disorderly house or house of ill-fame within this County.

3. When Inspectors or resident ratepayers have good reason to believe that any person or persons are keeping a disorderly house or house of ill fame within this County, such Inspector shall, or ratepayer may, lay an information against the said person suspected of keeping such houses, and upon such information being laid, the Magistrate taking the same may issue his summons ordering the parties complained of to appear before him or some other Justice or Justices having jurisdiction in the County, or his warrant to arrest the parties complained of, and all other parties found in such disorderly house or house of ill-fame; and any constable or other peace officer shall, when in possession of such warrant, enter such disorderly house or house of ill-fame by night or by day, and bring the parties found there before any Magistrate having jurisdiction in the said County.

4. Any person or persons found guilty of any breach of the provisions of this By-Law shall, upon conviction before any Justice or Justices of the Peace having jurisdiction in the said County, be liable to a fine of not more than twenty dollars, nor less than one dollar, with costs, on conviction, to be collected by distress and sale of the goods and chattels of said offender or offenders, or, at the discretion of such Justice or Justices of the Peace, in default of immediate payment of the fine so inflicted with costs, it shall be lawful for such Justice or Justices to forth with commit the said offender or offenders to the Lock-up House of the Municipality wherein the said offence or offences have been committed, for any time not exceeding seven days, or to the Common Gaol of the County of Simcoe, for a period not exceeding twenty days, with or without hard labor, as the justice or justices may determine, unless the fine and all costs be sooner paid.

5. All fines collected by the authority of this By-Law shall be paid to the County Treasurer, and shall form part of the funds of the County.

#### BY-LAW No. CLXXVII.

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FOR THE APPOINTMENT OF A SURGEON TO THE GAOL OF THIS COUNTY.

The Corporation of the County of Simcoe enacts as follows: That Dr. Arthur Ardagh be, and is hereby appointed to the office of Surgeon of the Gaol of this County.

#### BY-LAW No. CLXXX.

A By-Law to dispense with the Levy of the Tax on Dogs, within the County of Simcoe.

Whereas by an Act passed in the Second Sessions of the first Parliament of the Province of Ontario, entitled "An Act to amend the Act imposing a Tax on Dogs, and for the protection of Sheep," authority has been given to County Councils to dispense with the levy of the Tax on Dogs; and whereas it is deemed expedient to dispense with the levy of the said Tax,

The Council of the Corporation of the County of Simcoe enacts:

That from and after the passing of this By Law, the tax imposed on dogs and bitches by the Act herein referred to, shall not be levied in any Municipality, within the County of Simcoe.

### BY-LAW No. CLXXXV.

To Confirm By-Law No. 43, of the Township of Essa.

Whereas, a By-Law numbered 43 was passed by the Council of the Corporation of the Township of Essa, on the 27th day of March, A.D. 1869, to establish a certain road running partly between lots 19 and 20, in the 5th Concession of the said Township of Essa, and partly on said lot 20, and also partly on lots 20 and 21, in the 6th Concession, to avoid certain hills and ravines, and it is deemed advisable and necessary to confirm the same by a By-Law of the Corporation of the County of Simcoe.

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, in Council assembled, and it is hereby enacted by the authority of the same,

That By-Law No. 43, of the Corporation of the Township of Essa, herein referred to, shall be, and the same is hereby confirmed.

#### BY-LAW No. CLXXXVIII.

FOR THE PURPOSE OF ERECTING THE TOWNSHIPS OF WATT AND CARDWELL, IN THE DISTRICT OF MUSKOKA, INTO A MUNICIPALITY.

Whereas certain inhabitants of the unincorporated Township of Watt have by Petition addressed the Corporation of the County

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of Simcoe, in council assembled, praying to be erected into a municipal Corporation, and it is expedient to grant their request :

Therefore, the Council of the Corporation of the County of Simcoe, in council assembled, under the provisions of the Municipal Institutions Act of Upper Canada enacta as follows:

1. That from and after the passing of this By Law the unincorporated Townships of Watt and Cardwell, within the County of Simcoe, shall be and are hereby united and incorporated for muni-

2. That Watt shall be the senior and Cardweil the junior Town-

ship of such union.

3. That the municipality shall be known and described as the municipality of the United Townships of Watt and Cardwell.

4. That the first meeting of the nomination and election of Reeve and Councillors shall be held at Raymond, in the township

5. That Frederick Richardson, of the Township of Watt, shall be the returning officer for holding said nomination and election,

# BY-LAW No. CLXXXXII.

FOR THE SALE OF THE WEST HALF OF LOT NUMBER TWO, IN THE FIRST CONCESSION OF THE TOWNSHIP OF ORO, IN THE COUNTY OF SIMCOE.

Whereas the Corporation of the County of Simcoe are the owners of the West half of Lot No. 2, in the 1st Concession of the Township of Oro, in the County of Simcoe, containing one hundred acres, more or less.

And whereas it would be to the advantage of the said County of Simcoe that the said lot of land should be disposed of by the

Corporation of the County of Simcoe,

And whereas one George McLean, of the Township of Oro, has offered for the said lot of land the sum of Three Thousand Dollars, being a fair value for the same,

And whereas the Corporation of the County of Simcoe deem it advisable that the offer of the said George McLean should be ac-

Be it therefore enacted by the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same, as follows:

That the said lot of land be and is hereby sold to the said George McLean, for the said sum of three thousand dollars, so offered by him as aforesaid, the sum of one thousand dollars to be paid cash down at the time of the execution of the deed of the said lot to the said George McLean, and the balance secured by mortgage on said lot, in accordance with the recommendation of a Report of the Standing Committee on County Property, referring to said proposed sale; and the Warden and Clerk of the Corporation are hereby empowered to sign, seal, execute and deliver, for the said Corporation, a deed of the said land, to the said George McLean, which shall contain a proviso or condition that the said George McLean is to take the said land subject to the rights, if any, of the party now in possession of the said lot.

#### BY-LAW No. CLXXXXIV.

To Confirm By-Law No. 27, of the Township of Monck.

Whereas, a By Law numbered 27, was passed by the Council of the Corporation of the Township of Monck, for the purpose of stopping up and sale to Hugh C. McMurray of certain portions of the original allowance for road, being part of the Concession Line between lots 5 and 6, Concession A., and for the stopping up and sale to Henry Peroival, of a certain portion of the original road allowance, between Concession 4 and 5, and adjacent to lot 3 on Concession 5; and it is expedient to confirm the same, pursuant to the Statute in that behalf.

Therefore, the Council of the Corporation of the County of Simcoe enacts:

That from and after the passing of this By Law, that the said By-Law No. 27, of the Corporation of the Township of Monck, shall be and the same is hereby confirmed.

#### BY-LAW No. CLXXXXV.

A By-Law to Establish Certain Public Fairs in the County OF Simcoe.

Whereas Petitions have been presented by the inhabitants of the Unincorporated Village of Creemore, Alliston, Cookstown, Thornton and Ballycroy, praying for the establishment of Public Fairs, in accordance with the provisions of the Act of the Legislature of Ontario, entitled "An Act to faciliate the establishment of Public Fairs, and to provide for the regulation thereof."

And Whereas, each of the said petitions were signed by fifty qualified electors, and in accordance with the provisions of the said recited Act.

And, Whereas, it is deemed expedient to grant the prayer of the said petitions.

Be it therefore Enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same, as follows:

1. A Public Fair shall be held in the Village of Creemore, in the Township of Nottawasaga, on the second Monday in January, April, July and October, in each and every year.

2. A Public Fair shall be held at the Village of Alliston, on the first Tuesday of the months of January, April, July and October in each year.

3. A Public Fair shall be held in the Village of Cookstown, on the first Thursday of the months of January, April, July and October, in each year.

4. A Public Fair shall be held in the Village of Thornton, on the first Wednesday of the months of January, April, July and October, in each year.

5. A Public Fair shall be held in the Village of Ballycroy, on the first day of January, April July and October, in each and OF MONCK.

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Ballycroy, on in each and every year; but should any of the said days fall on Sunday, then, and in that case, the Fair shall be held on the following Monday.

6. That the said Fairs shall be held for the purpose of buying, selling, bartering and exchanging of Cattle, Horses, Sheep, Pigs, and articles of Agricultural Productions and requirements.

7. That the said Fairs shall be opened at the hour of 9 o'clock in the forenoon, and close at the hour of 5 o'clock in the after-

noon.

8. All persons selling, buying, bartering or exchanging, at said Fairs, shall arrange their Stock, Produce or Articles in such manner, other and place as the person who shall be appointed by the County Council shall direct.

9. The said Fairs shall be held at such places in the said Villages respectively as the person who shall be appointed by the

County Council shall direct.

10. That no person shall be allowed to sell or dispose of any Wares, Merchandise, or any matter or thing other than as aforesaid, within or on the grounds set apart for such Fairs, or within the distance of two miles from the same, unless at the usual place of business of such person or persons; nor shall any Horseracing, Footracing, or any other games of Gambling, be allowed, on or within the distance of two miles of said grounds, on the days on which such fairs shall be held.

11. Any person or persons guilty of any infraction or breach of any of the provisions of this By-Law, shall, upon conviction before any Justice of the Peace having jurisdiction in the village, on view or on the oath of any credible witness forfeit and pay a penalty, in the discretion of the Justice, not exceeding Twenty Dollars, nor less than Two Dollars, and, in default of payment of such penalty and costs, forthwith, or within such time as such Justice shall appoint, said Justice shall is the his distress warrant, to levy the same off the offender or offender's goods and chattels; and, in case of insufficient distress to satisfy such penalty and costs, it shall and may be lawful for such Justice to commit the offenders to the Common Gaol of this County for any period not exceeding twenty one days, nor less than ten days, unless such penalty and costs shall be sooner paid.

That the following persons, namely—Dr. McManus, of Nottawasaga; Levi N. Crossley, of Alliston; R. T. Banting of Cookstown; Stewart Wright, of Innisfil; and Peter Small, of Adjala; be appointed to carry out the provisions of this By-Law, in the places at which they reside respectively, and that all future appointments under this Section, be made by resolution or resolu-

tions of the County Council.

That this By-Law shall come into effect immediately after the passing thereof.

# BY-LAW No. CXCVI.

To Establish a Monthly Fair in the Town of Collingwood.

Whereas, by an Act of Parliament, of the Province of Ontario,

34 Vic., cap. 21, entitled "An Act to facilitate the establishment of Public Fairs, and to provide for the regulation thereof," and by said Act it is enacted that the Council of each County in the Province of Ontario shall, on petition of at least fifty qualified Electors of the Municipality, have power to authorize by By-Law the holding of Public Fairs in any Township, Village, or Town not separate from the County.

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And Whereas, it is represented to this Council by petition from upwards of fifty qualified Electors of the Municipality of the Town of Collingwood, that it is expedient and would be beneficial to the public to establish a Public Fair in the said Town of Collingwood, Therefore, the Council of the Corporation of the said

County of Simcoe enacts as follows:

1. That a Public Fair shall be and is hereby established in the said Town of Collingwood, and that the same shall be a Free

2. That such Fair shall be held on the Market Ground, East of the Market House, in the said Town of Collingwood, or at such other place as the Council of the said Town may from time to time be resolution appoint.

3. That the time for holding the same shall be upon the second

Thursday in each month.

4. The Fair shall be held for the purpose of buying, selling, bartering and exchanging of Cattle, Horses, Sheep, Pigs, and Agricultural productions and requirements.

No fee shall be charged or demanded for buying, selling, bartering, or exchanging any such animals or articles in the said Fair.

6. That William Swain be appointed to see that the provisions of this By-Law be carried out, and that all future appointments under this clause shall be by resolution of the County Council.

7. All persons buying, selling, bartering, or exchanging at the said fair shall arrange their stock or articles in such manner, order and place as the person who shall be appointed by the Council of the Corporation of the said County shall direct.

8. That it shall not be lawful for any person or persons to engage in, or take part in any Horseracing, Footracing, or any other game or gambling on said Market Grounds, or within the distance of one half mile of such market grounds on the day or

9. That any person or persons guilty of any infraction of any of the provisions of this By Law shall upon conviction before any Justice or Justices of the Peace of said County on the oath of one credible witness, forfeit and pay at the discretion of said Justice or Justices convicting, a penalty not exceeding Twenty Dollars, and in default of payment thereof, forthwith, it shall and may be lawful for the Justice convicting aforesaid, to issue a warrant under his hand and seal, to levy the said penalty and costs by d stress and sale of the offender or offenders goods and chattels, and in case of no sufficient distress to satisfy the said penalty and costs, it shall and may be lawful for the Justice convicting aforesaid to commit the offender or offenders to the Common Gaol of this County for any period not exceeding Twenty-one days, unless the penalty and costs are sooner paid.

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10. This By-Law shall come into force, and have effect from and after the passing of the same.

### BY-LAW No. CC.

TO ESTABLISH HIGH SCHOOLS IN THE VILLAGES OF ORILLIA, ALLISTON AND COCKSTOWN, AND ALSO TO APPOINT TRUSTEES FOR THE SAME, AND TO REAPOINT THE TRUSTEES OF THE HIGH SCHOOLS OF BARRIE, BRADFORD AND COLLINGWOOD.

Whereas is is desirable to establish additional High Schools in

this County, with their boundaries.

1. That there shall be a High School established in each of the Villages of Orillia, Alliston and Cookstown, and boundaries established for the same.

2. The High School of Orillia shall be composed of the incorporated Village of Oril ia, and the Trustees for the same shall be James Quinn, Rev. John Gray, Meesrs. Frederich Grant, Thomas Dallas,

Joseph Wallace and David Sanson.

3. The High School of Alliston shall be composed of the following boundaries, namely—Tecumseth, Lots 1 to 6 inclusive, in the 14th and 15th Concessions; Lots 1 to 4 inclusive, in the 1st, 2nd and 3rd Concessions of Essa, and the West half of 1, 2, 3 and 4, in the 4th Concession of said Township. Lots 1 to 5 inclusive, in the 7th Concession of Tossorontio. Lots 28 to 32, in the 7th and 8th Concessions of Adjala.

The Trustees for the same shall be Messrs. P D. Kelly, George Fletcher, George McGirr, Dr. Madill, Wm. MacWhinney and E.

J. Ritchev.

4. Cookstown High School District shall be composed of the following, namely—Innisfil, from Lot 1 to side line between Lots 5 and 6; thence north to the 5th Concession Line; thence to the Town Line between the said Township and Essa, and thence south along the said Town Line to the place of beginning. Essa, from Lot 1, in the 1 th Concession, to Lot 6 inclusive; thence west along the boundary of said Lot No. 6, to the 9th Concession Line inclusive; thence south to the Town Line between Essa and Tecumseth; thence east to the place of beginning.

The Trustees for the same shall be T R Ferguson, William Hill, Mathew Cooper, R. T. Banting, William Dinwoody, and

Finlay McFarlane

And be it further enacted that Messrs. Dr. Stephen, W. B. Hamilton, Henry Robertson, George Watson. Hall Telfer and

John Hogg, be Trustnes of the Collingwood High School.

And be it enacted that the Trustees for Barrie High School shall be His Honor Judge Gowan, T. D. McConkey, Eq., William Boys, Rev. R. A. O'Connor, Rev. Mungo Fraser, and Rev. N. R. Willoughby.

And for the Bradford High School the Rev. C. Ruttan, J. W. Barry, Rev. D. B. Cameron, Mark Scanlon, Thomas Driffil, and

J. McL. Stevenson.

And it is further enacted that the members of each Board of Trustees for each High School in the County, shall continue in

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office as such Trustee until the 31st day of January then next ensuing, unless a vacancy occurs, for which provision is hereinafter made, and on the said 31st of January, in each year two memhers of each Board of Trustees for the time being, shall retire from the said Board in the order of their appointment.

And be it enacted that any occasional vacancy in the said Board and the person appointed to fill such vacancy, shall hold office fo the unexpired part of the torm for which the person causing such had been appointed to serve.

And be it enacted that at the first meeting to be held after the first day of January, in each year, two Trustees shall be appoint ed to fill vacancies caused by the annual retirement of two Trustees, as aforesaid, but any retiring Trustee may, with his consent. be re-appointed, and all Trustees for the time being shall hold office until his successors are appointed, as herein provided.

And be it enacted that this By-Law shall come into force and effect, on and after the first day of July, one thousand eight hundred and seventy-one.

# BY-LAW No. CCI.

Whereas it is necessary under the Act of the Legislature of Ontario. entitled "An Act to improve the Common and Grammar Schools of the Province of Ontario," to appoint Inspectors of Public Schools, and Examiners of School Teachers, and to fix the allowances to be made to such Inspector.

Therefore the Council of the Corporation of the County of Simcoe enacts as follows:

The Rev. William McKee is hereby appointed Inspector for the South Riding of this County, and J. C. Morgan for the North Riding

The Rev. William McKee, Rev. R. A. O'Connor, Messrs. William Boys, Frank Wood and James C Morgan are hereby appointed Examiners of Teachers of Public Schools for the County.

That the remuneration to be paid to each of the said Inspectors shall be five dollars for each School under the charge of said Inspectors respectively

That no allowance shall be made to such inspectors for travel-

ling expenses or otherwise.

That this By Law shall take effect on the first day of July, A.D. 1871.

# BY-LAW No. CCIII.

# ESTABLISHING A HIGH SCHOOL IN KEENANSVILLE.

Whereas it is desirable to establish a High School in the Village of Keenansville.

Therefore, the Council of the Corporation of the County of Simcoe enacts ae follows:

That there shall be a High School established in the Village of

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Keenansville, and the boundaries of the same shall be as follows: From lots 1 to 4, inclusive, in the 5th, 6th, 7th and 8th Concessions Township of Tecumseth, and from lot No. 1 to 2, inclusive, in 5th, 6th, 7th, and 8th Concestions of the Township of Adjala.

The Trustees for the said School shall be P. Small, G. P. Hughes, John Kelly, James E. Morrow, Perry McCarthy and

John Colgan, sen'r.

And, be it enacted that the Trustees of such High School shall continue in office as such Trustees until the 31st day of January thence next ensuing unless a vacancy occurs, for which provision is hereafter made; and, on the said 31st day of January, in each year, two members of such Board of Trustees, for the time being, shall retire from the said Board in order of their appointment.

And, be it enacted, that any occasional vacancy in the said Board and the person appointed to fill such vacancy, shall hold office for the unexpired part of the term for which the person

causing such had been appointed to serve.

And, be it enacted, that, at the first meeting to be held after the first day of January, in each year, two Trustees shall be appointed to fill vacancies caused by the annual retirement of two Trustees, as aforesaid; but any retiring Trustee may, with his conse t, be re-appointed, and all Trustees, for the time being, shall hold office until their successors are appointed, as herein provided.

And, be it enacted, that this By-Law shall come into force and

have effect from and after the passing thereof.

## BY-LAW No. CCIV.

A By-Law to Establish a Public Fair in the Unincorporated Village of Stayner, in this County.

Whereas a Petition has been presented by the inhabitants of the Unincorporated Village of Stayner, praying for the establishment of a Public Quarterly Fair in said Village, in accordance with the provisions of the Act of the Legislature of Ontario, entitled "An Act to facilitate the establishment of Public Fairs, and provide for the regulation thereof."

And Whereas the said Petition was signed by fifty qualified electors, and in accordance with the provisions of the said recited

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And Whereas it is deemed expedient to grant the prayer of said Petition.

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same:

That a Public Fair shall be held in the said Unincorporated Village of Stayner, in the Township of Nottawasaga, on the Second Tuesday in the months of January, April, July and October, in each and every year.

That said Fair shall be held and conducted in accordance with

the provisions contained in By-Law number 195 of this Corporation; and, further, that Alexander Wallace, of the Village of Stayner, be, and is hereby appointed to carry out the provisions contained in said By Law number 195, respecting the holding of

That this By Law shall take effect on and after the passing thereof

# BY-LAW No. CCXI.

To Incorporate the VILLAGE OF STAYNER, AND PROVIDE A PLACE FUR HOLDING THE FIRST ELECTION, AND APPOINTING THE RETURNING OFFICER THEREFOR.

Whereas, by a Census Returns of the Village of Stayner, duly taken and certified to, it appears that said Village contains the requisite number of inhabitants to entitle it to separate corporate powers, and whereas a petition has been presented to this Corporat on from one hundred and thirty-three Freeholders and Householders of said Village, praying that a By-Law be passed by this Council to erect the said Village into an Incorporated Village, and whereas it is expedient to pass a By Law for such purpose, therefore the Council of the Corporation of the County

1 That the Village of Stayner comprised within the following

limits, that is to say:				
Part of Lot 24 in the 1st. Part of Lot 23 in the 2nd	Con of	Nottawasage	a <sub>r</sub> · 25	Acres
Whole Lot 24 in	, to 10g.	4 4 66	50	46
Part of Lot 25 in "	6.	4	200	64
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And containing in all not more than Five Hundred Acres, shall be and is hereby erected into an Incorporated Village, under the name of the Village of Stayner.

2 It is further enacted by the authority aforesaid, that the first Municipal Election for said village shall be held in the Orange Hall in said Village, and that A. M. Ingersoll, Esq, shall be and is hereby appointed Returning Officer for holding the same.

This By-Law shall take effect immediately after the passing thereof.

# BY-LAW No. CCXII.

To Repeal a Portion of By Law No. 195 of the Corpora-TION OF THE COUNTY OF SIMCOE.

Whereas, it is expedient that so much of By-Law No. 195 of the Corporation of the County of Simcoe, as relates to the Fair of this Corporane Village of he provisions the holding of

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5 of the Fair of Ballycroy being held on the First day of January, April, July and October, in each year, be repealed, and that said Fair should be held on the First Tuesday in the said months.

Therefore, the Council of the Corporation of the County of

Simcoe, in Council assembled, hereby enacts:

1 That the Public Fair, at Ballycroy in the County of Simcoe, shall be held, from and after the passing of this By-Law, on the First Tuesdays in the months of January, April, July and October, in each year, subject to the regulations and conditions contained in By-Law No. 195 of this Corporation.

2. That clause number five, or so much of By-Law number 195 as is contrary to the true intent and meaning of this By-Law, shall

be and the same is hereby repealed.

3 That this By Law shall come into force and take effect from and after the passing thereof.

#### BY-LAW No. CCXIII.

TO ESTABLISH A PUBLIC FAIR IN THE UNINCORPORATED VILLAGE OF PRIMEOSE, IN THE TOWNSHIP OF MULMUR.

Whereas, a Petition has been presented by certain inhabitants of the Townships of Mono and Mulmar, in the County of Simcoe, praying for the establi hment of a Bi-monthly Fair in the Village of Primrose, Township of Mulmur.

And, whereas the said Petition was signed by fifty qualified electors of the aforesaid townships, in accordance with the provisions of an Act of the Legislature of Ontario, entitled "An Act to facilitate the Establishment of Public Fairs, and provide for the regulation thereof."

And, whereas it is deemed expedient to grant the prayer of the

aforesaid Petition, -

Ee it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same.

1 That a Public Fair shall be held in the aforesaid Village of Primrose, Township of Mulmur, on the Second Wednesday of the months of January, March, May, July. September and November, except when the first day of the aforesaid months may happen to fall on Thursday, then and in such case on the First Wednesday of such months.

2 The said Fair shall be held and conducted in accordance with the provisions contained in By-Law number 195 of the Corpora-

tion, relating to Public Fairs.

3 That George Shepherd, Esq., of the Township of Mulmur, be and is hereby appointed to carry out the several provisions contained in said By-Law number 195, respecting the holding of Public Fairs.

4 That the first Fair in the aforesaid Village of Primrose, shall be held on the Second Wednesday of the month of Murch, being the 12th day of said month.

5 That this By Law shall take effect from and after the passing thereof.

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## BY-LAW No. CCXVI

# EXPLAINING BY-LAW No. 211, INCORPORATING STAYNER,

Whereas By-Law No. 211, and entitled "By-Law to Incorporate the Village of Stayner, &c." passed on the Twenty-Sixth day of June, in the year of Our Lord One Thousand Eight Hundred and Seventy-Two, a certain portion of the Township of Nottawasaga was erected into an Incorporated Village, apart from the said Township of Nottawasaga, and which was called the Village of Stayner.

And, whereas doubts have arisen as to the sufficiency of the description of part of the land included within the boundary of said Village, and it is expedient and necessary to remove said doubts.

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, in Council assembled; and it is hereby enacted by the authority of the same, that part of Lot No. 24, in the First Concession of Nottawasaga, mentioned in said By Law, included in the Villege of Stayner, is that part of said lot described as follows, that is to say : - Commencing at the north west angle of lot No. 24, on the first concession of Nottawasaga; thence easterly on the northern limit of said lot eight chains thirty-three and a half links; thence soutlerly and parallel with the western limit of said lot thirty chains more or less to lot number twenty three; thence westerly and parallel with the northern limit of said Lot No. 23 eight chains thirty three and a-half links to the blind line between the first and second concessions; thence southerly on said blind line seven chains fifty l nks, thence westerly through Lot number 23, on the second concession line, parrallel with the northern limit of said Lot number twentythree, sixty-six ch. ins sixty-seven links more or less to the concession line between the second and third concession; thence on the same parallel and westerly on the said concession line one chain; thence westerly and parallel with the northern limit of lot number twenty-three, on the third concession, eight chains 'hirtythree links and a half; thence northerly and parallel with the eastern limit of said lot number twenty-three, seven chains fifty links to the line between lots numbers twenty-three and twentyfour; thence northerly and parallel with the eastern limit of lot number twenty four, on the third concession, twenty two chains and fity links; thence westerly and parallel with the northera limit of lot number twenty-four lifty-eight chains thirty-three and a half links to the blind line between the third and fourth concessions; thence northerly on said blind line seven chains and fifty links to the road allowance between lots twenty four and twenty-five; thence northerly across said road allowance between lots twenty-four and twenty-five; thence northerly across said road allowance on said blind line on thain; thence northerly on said blind line seven chains and fifty links; thence easterly and parallel with the northern limit of lot number twenty-five fifty-six chains sixty-seven links; thence northerly and parallel with the eastern limit of lot number twenty-five fifteen chains;

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ciency of the boundary of remove said

orporation of is hereby out No. 24, in aid By Law, said lot dese north west ottawasaga ; ight chains arallel with less to lot I with the y three and ond concesifity l nks, d concession her twentythe conces. ence on the one chain ; of lot numins thirty. l with the hains fifty nd tweatyimit of lot two chains

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thence parallel and easterly with the northern limit of lot number twenty five, ten chains to the concession line between the second and third concessions; thence across said concession line, and easterly on the same parallel, one chain; thence easterly and parallel with the northern boundary of lot number twenty-five, on the second concession, twenty the echains thirty-three and a-half links; thence southerly and parallel with the western boundary of lot number twenty-five in the second concession, fifteen chains; thence easterly and parallel with the northern limit of said lot number twenty-five forty-three chains, thirty three and a-half links to the blind line between the first and second concessions; thence souther yen the said blind line seven chains and fifty links to the road allowance between lots numbers twenty-four and twenty-five; thence on the said blind line southerly across the road allowance one chain to the place of commencement.

And it is hereby declared that the said parts of said lots so hereinbefore mentioned and described were the portions thereof mentioned and incorporated as the Village of Stayner in and by the said By-Law number 211.

That this By-Law shall take effect immediately after the pass-

ing thereof.

#### BY-LAW No. CCXVII.

By-Law respecting the Salaries of certain Officers in this County.

The Corporation of the County of Simcoe enacts as follows:
There shall be paid to the County Clerk the sum of Six Hundred Pollars per annum.

There shall be paid to the Court House Keeper the sum of

Two Hundred Dollars per annum.

All By-Laws contrary here o, are hereby repealed.

This By-Law shall come into force and take effect, from and after the First day of January, A. D. 1873.

#### BY-LAW No. CCXVIII.

FOR THE APPOINTMENT OF A SOLICITOR FOR THE COUNTY OF SIMCOE.

Whereas it has been found expedient to appoint a Solicitor for the County of Simcoe —

Therefore, the Council of the Corporation of the County of Simcoe, in Council assembled, hereby enacts:

That Messrs. McCarthy & McCarthy shall be, and they are hereby appointed Solicitors for the County of Simone.

That this By Law shall come into force, and have effect from and after the passing thereof.

## BY-LAW No. CCXIX.

FOR THE PURPOSE OF CONSOLIDATING THE SEVERAL BY-LAWS OF THIS COUNTY.

Whereas it is deemed advisable to consolidate the various By-Laws, or portions of By-Laws that were still in force up to the close of the year A. D. 1872.

Therefore, the Council of the Corporation of the County of Simcoe enacts as follows:

That the Revision and Consolidation of the By-Laws of this County, finally made on the 30th day of January, A. D. 1873, be

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## BY-LAW No. CCXX.

A BY-LAW TO AID AND ASSIST THE HAMILTON AND NORTH-WESTERN RAILWAY BY A FREE GRANT OF \$300,000, BY WAY OF BONUS AND TO AUTHORIZE THE LEVYING A SPECIAL RATE FOR THE PAYMENT OF THE DEBENTURES TO BE ISSUED THERE-

Whereas by the Charter of the Hamilton and North-Western Railway Company, it is among other things enacted: That, in case fifty persons at least of those rated on the last Assessment Roll as Freeholders, qualified to vote within the portion of the County affected, do petition the Council of such County municipality to pass a By-Law as thereinafter set forth, and in such petition do define the portions of the Municipalities that may be asked to grant such aid, and expressing the desire of the petitioners to aid in the construction of the Railway by granting a Bonus to the said Company for that purpose, and stating the amount which they so desire to grant and to be assessed therefor, the Council of such Municipality shall pass a By Law and submit said By-Law to the vote of the qualified Ratepayers of the portion of the Municipality defined in such petition, for raising the amount so petitioned for by such Freeholders in such portion of the Municipality. The issue of the Debentures of the Municipality. pality, payable in twenty years or egrlier, or by annual instalments, and for the delivery to Trustees of the Debentures for the amount of said Bonus at the times and on the terms specified in said petition, and for assessing and levying upon all the rateable property lying within the section defined by said petition, an annual special rate sufficient to include a Sinking Fund for the repayment of the Debentures with interest thereon.

And, whereas, a petition has been presented to the County Council of the County of Simcoe by upwards of fifty at least of the persons so rated on the last As essment Roll as Freeholders, who are qualified voters, residing within the portion of the County of Simcoe hereinafter defined, that is to sayAL BY-LAWS

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The Township of West Gwillimbury. Tecumseth. 46 \* " Adjala. 44 64 Mulmur. 66 \* 66 Tossorontio. ١. " Essa. Vespra. Sunnidale. Nottawasaga.

The Town of Barrie.

And the Town of Collingwood,

expressing the desire of the petitioners to aid in the construction of said Railway, by granting a Bonus for that purpose to the extent of \$300,000, and to be assessed therefor, and defining the portion of the Municipality affected by such grant, and within which the property of the petitioners is situated, as above set forth, and praying this Council to pass a By-Law for raising the amount so petitioned for by the issue of Debentures of the Municipality, and for assessing and levying upon all the rateable property within the section above defined, an annual special rate sufficient to include a Sinking Fund for the repayment of such Debentures and interest.

And, whereas, it is the duty of this Council to pass such By-Law, and to submit the same to the ratepayers of such section.

And, whereas, it will be necessary, for this purpose, for the portion of the Municipality above defined, to raise the sum of \$300,000 and interest, in manner hereinafter appearing.

And, whereas it will require to be raised annually, by special rate, the sum of \$26,487 for the payment of the said Debentures and interest, as hereinafter mentioned. And, whereas, the amount of the whole rateable property of the Municipality of the County of Simcoe, irrespective of any future increase of the same, and also irrespective of any future income to be derived from the temporary investment of the Sinking Fund, according to the last revised and equalized Assessment Roll of the said County of Simcoe is \$12,558,141. And whereas, the amount of the whole rateable property in that portion of said County above described, irrespective of any increase of the same, and also, irrespective of any income in the nature of Tolls, or from the temporary investment of the Sinking Fund hereinafter mentioned, according to the last revised and equalized Assessment Rolls, is as under:—

Township of	West Gwillimbury	\$1,056,684
44	Tecumseth	1,442,161
"	Adjala	389,387
"	Mulmur	575,673
66	Tossorontio	366,076
46	Essa	761,680
16	Vespra	451,840
44	Sunnidale	380,493
A STATE OF THE STA	Nottawasaga	1,210,915
Town of	Barrre	600,000

Town of C-11:	
Town of Collingwood	320 440
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And as to the Village of Stayner lying within the limits of such Township of Nottawasaga has been incorporated since the said Rolls were so equalized, the value of the rateable property within its limits being deducted, and amounting to \$87,501 leaves the rateable property of such section \$7 567 768. the existing debt of the County of Simcoe is \$69,000 for principal, and \$37,260 for interest, no portion of which interest is in arrear And whereas there is no existing debt of the section of the County above defined, and lying within the limits aforesaid save and except its proportion of the existing debt of the County as above mentioned.

And wherease, there is no existing debt of any of the said Municipalities with the exception of the Towns of Barrie and Collingwood and the Township of Nottawasaga.

And whereas, the existing debt of the Town of Barrie is \$58,-000 for principal, and \$27,980 for interest, eighty dollars of which interest is in arrear. And whereas, the existing debt of the Town of Collingwood is \$48,000 for principal and \$27,900 for interest, no portion of which interest is in arrear.

 $\hat{\mathbf{A}}$ nd where, the existing debt of the Township of Nottawasaga is \$6 900 for principal, and \$1,800 for interest, no portion of which interest is in arrear. And whereas, for paying the interest and raising a sufficient fund to pay the principal at the time hereinafter mentioned for payment, it will require an equal annual rate of three mills and tifty hundredths of a mill in addition to all other rates to be levied in each year upon all the rateable property in the said above described portion of the County of Simcoe.

Be it therefore enacted by the Municipal Council of the County of Simcoe.

1 That it shall be lawful for the above described portion of the said County to aid in the construction of the said Railway to the extent of \$300,000, and in order to raise the amount it shall be lawful for the warden of the said County, and he is hereby required to issue Debentures to the extent of \$300,000 in sums not less than \$100 each, which Debentures shall be sealed with the seal of the said Municipal Council and be signed by the said Warden, and countersigned by the Treasurer, and shall define the section of the County on account of which they are issued.

2 That the said Debentures whall be made payable at the office of the Bauk of Toronto, in the Town of Barrie, at the times and in the amounts following, that is to say -

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On the	First	day of J	anuary.	1874	<b>A</b> 0.000
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On the	66	day of		2010,	10 000 00
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On the	66	day of	ar'	1885, 16,600.	.00
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On the	46 ;	day of	46	1887 18,000.	.00
On the	44	day of	66	1888, 19,000.	.00
On the	44	day of	66	1889, 10,000.	.00
On the	· ci	day of	46	1890, 22,000	.00
On the	: 46.	day of	66	1891, 22,000	.00
On the	66	day of	46	1892, 24,000	.00
On the	66	day of	44	1893, 17,000	.(10
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and shall have attached to them coupons for the payment of interest.

3 That the said Debentures shall bear interest at and after the rate of six per cent. per annum from the date thereof, which interest shall be payable on the First days of January and July in each year, at the office of the Bank of Toronto aforesaid

4 That for the purpose of forming a Sinking Fund for the payment of the said Debentures, and the interest at the rate aforesaid to become due thereon, an equal special rate of three mills and fifty hundredths of a mill in the dollar shall in addition to all other rates, be raised, levied and collected in each year upon all rateable property within the section of the County above defined, during the continuance of the said Debentures, or any of the continuance of the said Debentures, or any of the continuance of the said Debentures.

Provided always, and it is hereby declared that this By-Law is passed subject to the following stipulations and conditions, viz: That the said Debentures shall be deposited within six weeks after the final passing of this By-Law, with Trustees, as provided by the Charter of the Company; but it is expressly stipulated and agreed that before such Debentures shall be deposited, the said Company shall deliver to the said Corporation of the County of Simcoe an agreement to the effect that the Trustees shall not be at liberty to pay over the proceeds of such Debentures except for work actually done, or materials provided therefor, within the limits of the County of Simcoe and then only pro rata in the proportion that the said Bonus of \$300,000 bears to the bona fide contract price for the construction and completion of the road within said County, (save and except the part or portion thereof between the Town of Barrie and the Northern terminus on the Georgian Bay,) on the Certificate of the Engineer, as provided for in the said Act of Incorporation.

The this By-Law shall take effect and come into operation,

upon the First day of July next, (1873)

And, be it further enacted, that the votes of the electors of the portion of the Municipality above defined, shall be taken upon this By-Law as follows namely, at the places hereinafter mentioned and referred to in the notice appended to this By-Law, being the places at which the election of members of Council are held, on the Thirtieth day of May, instant, (1873), at the hour of Nine o'clock in the forenoon, and ending at Five o'clock in the

afternoon of the same day, and that the following persons shall be Returning Officers to take the votes at such places:

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# PLACE OF VOTING AND RETURNING OFFICERS.

Gwillimbury.—1st Division—Middleton; Lawrence's Shop-J. D. Booth. 2nd Division-Newtown Robinson; Carter's House - James Wilson 3rd Division-Colson's Corner; Mr. Townley's House - Zachariah Evans.

Tecumseth - 1st Division-Greenway's Hall, Tottenham-Henry Stone. 2nd Division-Town Hall, Penville-Edward 3rd Division—Tench's Shop, Clarksville—William 4th Division—Washburn's Dwelling House—Stephen Washburn. 5th Division-Fisher's School House-

Adjala.—At McAnnelly's Hall, Loretto-J. C. Harte.

Tossorontio. - 1st Division-Section No. 2, School House-Andrew Connoy. 2nd Division-Section 4, School House-Michael Irwin.

Mulmur.-1st Division-Town Hall-James Kirkpatrick. 2nd Division-Old School House, Centra Road-Parson D. Henry. 3rd Division-Little's School House-Robert J Little. 4th Division-Sec ion 5 School House-Duncan C. Lamont.

Division-Mooney's Rogers. 2nd Division-Breden's School House-Richard Mc-School Kee. 3rd Division -Ivy School House-Thomas McDonald. 4th Division-Angus School House-Thomas John Lee.

Sunnidale. New Lowell School House-Alexander Hislop. Nottawasaga.—1st Division—Kelly's House, Creemore— Angus Gun. 2nd Division-Campbell's House, Bain's Corners 3rd Division-Baker's Mill, Dunedin-Angus Bell. 4th Division-Town Hall, Duntroon-Francis Hewson. 5th Division Orange Hall, Nottawa Village-J. A.

Vespra.—1st Division—Town Hall—George Sneath. Division-Section No. 5 School House-John Lewis.

Barrie. -St. Andrew's Ward-Town Hall-A. B. McPhee. St. George's Ward-Ritchie's Work Shop-Alex. McKenz e St. Patrick's Ward-Whitebread's Work Shop John Whitebread.

Collingwood - Centre Ward-Town Hall--J. H. Lawrepce. East Ward - Watt s Boat House -- Arthur Bligh. West Ward --Pump Factory-John Birnie.

TAKE NOTICE, that the above is a true copy of a proposed By-Law which will be taken into consideration by the Council of this Municipality after one month from the first publication thereof in the Northern Gazette and Collingwood Enterprise, and Northern Advance, the date of which first publication in the said Northern Gazette is the seventh day of May, 1873, and in the said other newspapers, are the eighth day of May, aforesaid. And that the votes of the electors of the portion of the Municipality above defined will be taken thereon at the places above named on the said Thirtieth Day of May instant, at the hour of nine

g persons shall ces:

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n; Lawrence's Robinson; Car-Ison's Corner;

Tottenham—ville—Edward
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coposed By-Council of coblication "prise, and a the said d in the said. And micipality we named r of nine o'clock in the forenoon, and ending at 5 o'clock in the afternoon of the same day.

Dated at Barrie, this 2nd day of May, 1873.

R T. BANTING, Co. Clerk, Co. Simcoe.

#### BY-LAW No. CCXXI.

To Appoint a Director on behalf of this Council, on the Hamilton and No th-Western Railway, and the Appointment of a Trustee in accordance with the provisions of the Statutes of Ontario, Chapter 55, Sect. 22.

Whereas, it is necessary and expedient to appoint a Director on the Hamilton and North-Western Railway, and to appoint a Trustee in accordance with the provisions of the Statute.

The Council of the Corporation of the County of Simcoe enacts

as follows:

That the Warden, for the time being shall be the Director from this County on the Hamilton and North-Western Railway 1 oard.

And be it further enacted that William Boys, Esquire, shall

be the Trustee on behalf of this County.

And, be it further enacted, That this By-Law shall come into force and have effect from and after the passing thereof.

#### BY-LAW No. CCXXIII.

To Confirm By-Law No. 5 of the Corporation of Orillia and Matchedash.

Whereas the Corporation of the united Townships of Orillia and Matchedash, in the County of Simcoe, did, on the 30th day of June A.D. 1868, pass a By-Law numbered Five, for the purpose of discon inuing the travel on a public highway, opposite the East half of Lot Number Six, in the Seventh Concession, on the the West half of Lot Number Six on the 8th Concession of the Northern division of the Township of Orillia, and enabling the said Council of the united Townships of Orillia and Matchedash to convey the same by a proper deed of conveyance the said road allowance mentioned in said By-Law, to one A. P. Robinson, Esquire.

And, whereas, it is necessary and expedient to confirm said

By Law,

Therefore the Council of the Corporation of the County of Simcoe enacts: - That from and after the passing of this By Law number five of the Corporation of Orillia and Matchedash shall be, and the same is hereby confirmed.

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### BY-LAW No. CCXXIX.

FOR THE PURPOSE OF APPOINTING A CENSUS ENUMERATOR, TO ASCERTAIN THE POPULATION OF THE UNINCORPORATED VIL-LAGE OF ALLISTON WITH A VIEW TO THE INCORPORATION OF THE SAME.

Whereas a certain petition of the freeholders and householders of the village of Alliston, laid before the Council of this Corporation, praying that the necessary steps be taken to erect the said village into a separate corporation. And it is necessary, to that end, that a Census Enumerator be appointed by the Council of this corporation; and it is deemed expedient to comply with the prayer of said petition.

Therefore, the Council of the Corporation of the County of Simcoe hereby enacts:

That John Gilbert, Esq., of the said Village of Alliston, shall be, and is hereby appointed as such Census Enumerator, for the purpose herein declared.

## BY-LAW No. CCXXX.

Whereas, by a census return of the village of Alliston, duly taken and certified to, it appears that said village contains the requisite number of inhabitants to entitle it to separate corporate

And whereas a petition has been presented to this Corporation, from one hundred and seven of the freeholders and householders of said village, praying that a By-Law be passed by this Council, to erect the said village into an incorporated village.

And whereas it is expedient to pass a By-Law for such purpose Therefore the Council of the Corporation of the County of

Simcoe, enacts as follows:

1. That the village of Alliston comprised within the following bounds and limits, that is to say: - Broken lots numbers one, two and three, in the fifteenth concession, and with halves of lots numbers one and two, in the fourteenth concession of the Township of Tecumseth; the southerly eight scres of the west half of the west half of lot number one, in the first concession of Essa; the east half of the west half of lot number one, in the first concession of Essa; the west half of the east half of lot number one, in the first concession of Essa; the south half of the east half of the east half of lot number one, in the first concession of Essa; broken lot number thirty two, in the eighth concession of the Township of Adjala; and the south easterly twenty-one acres of the east half of lot number one, in the seventh concession of the Township of Tossorontio, which said twenty one acres are butted and bounded, and may be known as follows, that is to say: Commencing at the south east angle of the said lot number one, in the seventh concession of Tossorontio; thence westwards along the southerly limit of said lot fifteen chains and fifty links; thence

UMERATOR, TO ORATED VIL-SPORATION OF

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northwards in a line parallel to the easterly limit of said lots fourteen chains; thence eastwards on a line parallel to the southerly limit of said lot, fourteen chains to the place of beginning, and containing in all not more than five hundred acres, shall be and is hereby erected into an Incorporated Village, under the name of the "Village of Alliston."

2. It is further enacted by the authority aforesaid, that the first municipal election for the said village shall be held in the Temperance Hall, in the said village, and that John Gilbert shall be, and is hereby appointed Returning Officer for holding

the same

This By-Law shall take effect immediately after the passing thereof.

#### BY-LAW No. CCXXXI.

Whereas a By Law numbered one hundred and ninety-seven was passed by the Council of the Corporation of the Town of Collingwood, on the Eleventh day of May, A.D. 1874, for the purpose of opening and extending Market Street, in the Centre Ward in the said Town of Collingwood, to a lane in Reserve "H," and to open and widen said lane to St. Paul and St. Marie Streets, in the said town.

And whereas it is deemed necessary and expedient to confirm the same by a By-Law of the Corporation of the County of

Simcoa

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same,

That By-Law number one hundred and ninety-seven of the Council of the Corporation of the Town of Collingwood, herein

referred to, shall be and is hereby confirmed.

And be it further enacted by the authority aforesaid, that this By-Law shall come into force and have effect from and after the passing thereof.

#### BY-LAW No. CCXXXII,

TO REPEAL PART OF BY-LAW NO. 216 OF THIS CORPORATION FOR THE PURPOSE OF INCREASING THE SALARY OF THE COUNTY CLERK.

Whereas the labors of the County Clerk have been greatly increased by reason of the rapid increase of the County, as well as by additional duties imposed by recent legislative enactments,

And whereas it is deemed expedient under such circumstances to increase the remuneration of that official,

Therefore the Council of the Corporation of the County of Simcoe hereby enacts:—

1. That the Clerk of the Corporation of the County of Simcoe

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shall be p. id the sum of seven hundred dollars annually. as remuneration for the faithful discharge of all the duties pertaining to the said office of County Clerk.

2. That so much of By-Law No. 216 of this Corporation, and all other by-laws contrary to the true intent and meaning of this

By-Law shall be and the same are hereby repealed.

3. That this By-Law shall come into force and have effect from the a \_t day of January last, as well as after the passing thereof.

## BY-LAW No. CCXXXVI.

BY-LAW ADOPTING RULES FOR THE GUIDANCE OF THE COUNCIL OF THE COUNTY OF SIMCOE.

Be it enacted by the Council of the the County of Simcoe, in Council asserabled :---Corporation of

1. That the accompanying Rules, marked with the letter "A," and amendments therewith marked with the letter "B" be, and the same are hereby adopted as the Rules of the Council of the

2. That the same shall come into force and take effect on the first day of January, in the year of our Lord one thousand eight hundred and seventy-five.

3. That all former Rules are, and the same are hereby repealed.

## BY-LAW No. CCXXXVII.

Whereas it is necessary and expedient to repeal By-Law Number One Hundred and Twenty-One of this Corporation respecting certain Roads and Bridges in the County of Simcoo.

Pe it therefore enacted by the Municipal Corporation of the County of Simcoe, and it is hereby enacted by the authority

That By-Law numbered One Hundred and Twenty One, respecting certain Roads and Bridges in the County of Simcoe, and all amendments relating thereto, be, and the same is hereby repealed, from and after the first day of January, A.D. 1875.

## BY-LAW No. COXXXVIII.

To REGULATE THE LICENSING OF AUCTIONEERS, HAWKERS, PED-LARS AND OTHERS, FOR THE COUNTY OF SIMCOE.

Whereas, it is expedient to repeal By-Law No. 205, entitled, "By Law No. CCV: To regulate the Licensing of Auctioneers, Hawkers and Pedlars, trading within the County of Simcoe," passed on the first day of February A.D., 1872, and to pass a By-Law for the more effectually preventing the practice of anctioneering, and the pursuit of hawking and pedling by persons who are not duly licensed therefor.

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Therefore, the Council of the Corporation of the County of Simcoe, enacts as follows:-

1. That it shall not be lawful for any person or persons to act as auctioneers, or to sell, or put up for sale, or attempt to sell, any goods, wares, merchandise or effects, by public auction, or by what is known as Dutch Auction, or to act as a seller or sellers, of what is commonly known as Pools, at Races, or Games, or to put up for sale, or attempt to sell the first or any choice with respect to a Horse at any Horse Races, or of a Boat at any Boat Race or Regatta, or of any person or thing at any Game, by public auction, or otherwise to act, or assume to act, as an auctioneer, within the County of Simcoe, unless duly licensed in that behalf, as hereinafter is provided.

2. That it shall not be lawful for any person to act as or follow the calling or pursuit of a Hawker, Pedlar, or Petty Chapman, within the County of Simcoe; nor shall it be lawful for any person who has not become a permanent resident within the said County of Simcoe to carry on a petty trade or petty trades, at any place or places within the said County; nor shall it be lawful for any person to carry on a petty trade or trades, who go from place to place, or to other men's houses, on foot, or with any animal, bearing oc drawing goods, wares or merchandize for sale, or in or with any boat, vessel, or other craft, or otherwise carry goods, ware or merchandize for sale, within the said County, without being duly licensed therefor, as hereinafter provided: provided, always, that nothing herein contained shall be taken to prohibit any person from hawking or pedling any goods, wares or merchandize the growth, produce or manufacture of this Province.

3. Such licenses, which shall be issued for one year from the date thereof, shall be issued by the County Treasurer, on the application of the County Clerk, and, on receipt of the sums hereinafter set forth, as payable for the same respectively less the sum of One Dollar, which the County Clerk is hereby authorized to retain thereout, as, and for his fee in connection with the granting thereof; and it shall be, and is hereby made the duty of the said Clerk to report to the Council of this Corporation, at each regular Session thereof, the number of Licenses issued since the last return made by him, the nature or description of such Licenses, the names of the parties to whom issued, together with

the amounts therefor.

4. That the following amounts respectively shall be payable by

each applicant for a License, that is to say : -

For an Auctioneer's License by a person who shall produce and leave with the Clerk a Certificate from the Mayor of a Town, or the Reeve or Clerk of a Township or Village within the County of Sincoe, or of a Justice of the Peace in and for the said County that he or she is a bona-fide Resident and Ratepayer of the said County, the sum of Twelve Dollars. For an Auctioneer's License for any other person, the sum of Thirty Dollars.

For a Hawker, or Pedlar, or Petty Chapman's License, authorizing the holder to travel on foot only, or in an open Boat, or

other open Craft, the sum of Six Dollars.

For a Hawker, Pedlar, or Petty Chapman's License, authoriz-

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ing the holder to travel with one horse, or other beast of burden, the sum of Twelve Dollars.

And for a License permitting or authorizing the travelling with each additional horse, or other beast of burden, the sum of Six Dollars.

For a Hawker, Pedlar, or Petty Chapman's License, authorizing the use of any decked Vessel, the sum of Twenty-five Dollars.

For a License permitting the carrying on of a Petty trade by any person who is not a permanent Resident within the County, the sum of Twenty Dollars.

For a License authorizing the carrying on of a Petty trade by a person who goes from place to place, or to other men's houses on foot, the sum of Six Dollars.

5. Any person exercising the calling, or carrying on any trade, or doing any of the act or acts requiring to be licensed according to the true intent and meaning of this By-Law, shall, on reasonable demand on that behalf by any Resident of the said County, exhibit his License, authorizing or permitting him to exercise the calling, carrying on the trade, or do the act or thing which he or she is exercising, carrying on. or doing, and in default thereof, shall be subject to the penalties hereinafter provided.

6. Whoever shall be guilty of a breach of any of the provisions of this By-Law, shall on conviction thereof, on each offence pay a fine of not less than Eight Dollars, nor more than Fifty Dollars.

7. One moiety of such fine shall go to the informer or prosecutor, and the other moiety to the County Treasurer, and the same shall form part of the County funds, unless the informer or prosecutor shall decline or refuse to receive his half of the same, in which event the whole amount shall be paid over to the County Treasurer for the use of the County.

8. And be it further enacted: That By-Law No. 205 is hereby repealed save and except so much thereof as repeals By-Law in torce at the passing thereof, and provided, always, that all licenses heretofore issued thereunder, or in pursuance thereof, shall be valid and effectual until the end of the term for which the same was or were issued.

9. This By-Law shall take effect from and after the passing thereof.

## BY-LAW No. CCXL

To Provide for the Payment of Twenty-five Dollars as a Reward to any person in the County of Simcoe, on the order of the Court or Judge who shall cause the arrest and conviction of any person or persons guilty of the crime of Horse Stealing, within the said County of Simcoe.

Whereas, it is necessary and expedient to offer a reward of Twenty-five Dollars to any person or persons residing within the ast of burden.

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County of Simcoe, who shall cause the arrest and .conviction of any person or persons guilty of Horse Stealing, within the said

County of Simcoo:

Be it therefore enacted by the Council of the Corporation of the County of Simcoe and it is hereby enacted by the authority of the same: That, from and after the passing of this By-Law, the County Treasurer shall pay over out of the general funds of the County, on the order of the Court or Judge, to each and every person prese ting such order, and who has caused the arrest and conviction of any person or persons guilty of Horse Stealing within the said County of Simcoe, the sum of Twenty-Five Dollars of the lawful money of Canada

And, be it further enacted by the authority aforesaid, that this By-Law shall come into force and have effect from and after

the passing thereof.

#### BY-LAW No. CCXLI.

To Establish a Quartebly Fair in the Town of Orillia.

Whereas, by an Act of Parliament of the Province of Ontario, 34 Vic., cap. 21, entitled, "An Act to facilitate the establishment of Public Fairs, and to provide for the regulation thereof," and by said Act it is enacted that the Council of each County in the Province of Ontario shall, on petition of at least fifty qualified electors of the municipality having power to authorize by By-Law the holding of Public Fairs in any Township, Town or Village, not separate from the County:

And, whereas, it is represented to this Council, by petition from upwards of fifty qualified electors of the Municipality of the Town of Orillia, and it is expedient and would be beneficial to the public to establish a Public Fair in the said Town of

Orillia:

Therefore the Council of the Corporation of the said County

of Simcoe enacts as follows:-

1. That a Public Fair shall be held, and is hereby established in the said Town of Orillia, and that the same shall be a Free Public Fair.

2. That such Fair shall be held on the Market Grounds, in the said Town of Orillia, or at such other place as the Council of the said Town may from time to time by resolution appoint.

3. That the time for holding the same shall be on the first Wednesday of the months of February, April, July and October.

4. The Fair shall be held for the purpose of buying, selling, bartering and exchanging of cattle, horses, sheep, pigs, and agricultural productions and requirements.

5. No fee shall be charged or demanded for buying, selling, bartering or exchanging any such animals or articles in the said

6. That William Stark be appointed to see that the provisions of this By-Law be carried out, and that all further appointments under this clause shall be by resolution of the County Council.

7. All persons buying, selling, bartering or exchanging, at the said Fair, shall arrange their stock or articles in such manner, order and place as the person who shall be appointed by the Council of the Corporation of the said County shall direct.

8. That it shall not be lawful for any person or persons to engage in, or to take part in, any horse-racing, foot-racing, or any other game or gambling on said market grounds, or within the distance of one haif mile of such market grounds, on the day or

9. That any person or persons guilty of any infraction of any of the provis ons of this By-Law shall, upon conviction before any Justice or Justices of the Peace of the said County, on the oath of one credible witness, forfeit and pay, at the discretion of said Justice or Justices convicting, a penalty not exceeding Twenty Dollars, and, in default of payment thereof forthwith, it shall and may be lawful for the Justice convicting aforesaid, to issue a warrant under his hand and seal to levy the said penalty and costs by distress and sale of the offender or offenders' goods and chattels; and in case no sufficient distress to satisfy the said penalty and costs, it shall and may be lawful for the Justice convicting aforesaid to commit the offender or offenders to the Common Gaol of this County for any period not exceeding twenty-one days, unless said penalty and costs are sooner paid.

10. This By-Law shall come into force and have effect from and after the passing of the same.

## BY-LAW No CCXLII.

TO PROVIDE FOR THE PAYMENT OF TRAVELLING EXPENSES, POST-AGE AND STATIONERY, OF THE SEVERAL INSPECTORS OF PUBLIC SCHOOLS WITHIN THE COUNTY OF SIMCOE.

Whereas it is necessary and expedient to make provision for the payment of the travelling expenses, postage, stationery, and other claims of the several Inspectors of Schools within the County of Simcoe, and to authorize the County Treasurer to pay the same out of the general funds of the County:

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same :-

1. That from and after the passing of this By Law, the County Treasurer shall, when paying the salaries of the several Public School Inspectors, in addition to all other legal claims or charges, pay over to the said Inspectors the additional sum or allowance of Fifty Cents per annum for each School within in the County, and in their respective school divisions, provided always that this sum of Fifty Cents shall be in lieu of all claims or demands whatsoever for travelling expenses, postage, stationery, or other charges in the discharge of their duties as such School Inspectors, any allowance now or here ofore provided for always excepted.

2. Be it further ena ten by the authority aforesaid, that the Treasurer be, and is herely authorized, to pay to the Inspector

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of the Public Schools in the North Riding of the County of Simcoe, in addition to the allowance of tifty cents now provided for, the further sum of tifty cents per school visited as the law directs in the District known as the Muskoka District.

And, be it further enacted by the authority of the same that this By-Law shall come into force and have effect from and after the passing thereof.

#### BY-LAW No. CCXLIV.

To Confirm By-Laws Numbers 68, 69, 70 and 71 of the Corporation of the united Townships of Watt & Cardwell.

Whereas, the Council of the united Townships of Watt and Cardwell did, on the 3rd day of May, A.D. 1875, pass By Laws numbered 68, 69, 70 and 71, for the purposes heroin set forth, that is to say: By-Law 68, entitled a By-Law to open ond establish a line of Road known as the Dougherty's Road: By-Law 69, entitled a By-Law to open and establish a line of Road known as the North Shore Road, from Dee Bank to the Parry Sound Road; By-Law 70, entitled a By-Law to open and establish a line of Road, known as the "Port Carling Road," and By Law 71, entitled a By-Law to open and establish a line of Road, known as the South Shore Road:

And whereas it is deemed necessary a expedient to confirm the said By Laws by a By-Law of this corporation,

Therefore the Council of the Comporation of the County of Simcoe enacts as follows:-

1. That By-Law No. 68 of the Corporation of the united Townships of Watt and Cardwell, shall be, and the same is hereby confirmed.

2. That By Law No. 69 of the Corporation of the united Township of Watt and Cardwell, shall be, and the same is hereby confirmed.

3. That By-Law No. 70 of the Corporation of the united Townships of Watt and Cardwell, shall be, and the same is hereby confirmed.

4 That By-Law No 71 of the Corporation of the united Township of Wattand Cardwell, shall be, and the same is hereby confirmed.

5. That this By-Law shall have force and effect from and after the passing thereof.

#### BY-LAW No. CCXLV.

To Confirm By-Law No. 27 of the Corporation of Orillia and Matchedash.

Whereas the Corporation of the united Townships of Orillia and Matchedash, in the County of Simcoe, did, on the 4th day of May, A.D. 1874, pass a By-Law numbered 27, for the pur-

pose of discontinuing the travel on a public highway, opposite the East half of Lot Number 12, in the 15th Concession of the Northern Division of Orillia and enabling the said Council of the united Townships of Orillia and Matchedash to convey the same by a proper deed of conveyance the said road allowance mentioned in said By-Law, to Messrs Smith & Ball, Lumbermen:

And, whereas, it is necessary and expedient to confirm said

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Therefore the Council of the Corporation of the County of Simcoe enacts: - That from and after the passing of this By Law, By-Law number 27 of the Corporation of Orillia and Matchedash shall be, and the same is hereby confirmed.

#### BY-LAW No. CCXLVI.

## To Repeal and Amend part of By-Law No. 241.

Whereas it has been found necessary and expedient to repeal section No. 3 of By Law No, 241 of this Corporation for the purpose of altering the days of holding the Quarterly Fair in the Town of Orillia:

Therefore, the Council of the Corporation of the County of

Simcoe hereby enacts: -

1. That section No. 3 of By-Law No. 241 be, and the same is hereby repealed, and the following substituted therefor :-- " That the said Quarterly Fair be held on the 2nd Wednesday in the months of March, June, September and December, in each and

2. That this By-Law shall come into force and have effect from

and after the passing thereof.

#### BY-LAW No. CCXLVII.

FOR THE PURPOSE OF APPOINTING A CENSUS ENUMERATOR, TO ASCERTAIN THE POPULATION OF THE UNINCORPORATED VIL-LAGE OF PENETANGUISHENE, WITH A VIEW TO THE INCORPOBATION

Whereas a certain petition of the ratepayers of the village of Penetanguishene, laid before the Council of this Corporation, praying that the necessary steps be taken to erect the saidvillage into a separate corporation. And it is necessary, for that purpose that a Census Enumerator be appointed by this Council, and it is deemed expedient to comply with the prayer of said petition :

Therefore, the Council of the Corporation of the County of

Simcoe enacts as follows:

That Walter J. Keating, Esq., of the said Village of Penetanguishene, shall be, and is hereby appointed as such Census Enumerator, for the purposes herein declared.

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#### BY-LAW No. CCXLVIII.

By-Law Constituting the Village of Penetanguisitene, in the Townships of Tiny and Tay, in the Ccunty of Simcoe, an Incorporated Village, and defining the Limits.

Whereas, over one hundred resident Freeholders and Householders (one half of whom are Freeholders) of the inincorporated Village at present as the Village of Penetanguishene, in the Township of Tiny and Tay, in the County of Simcoe, have, by Petition to the Council of the County of Simcoe, petitioned that the said Village may be erected into an Incorporated Village,

apart from the said Townships of Tiny and Tay:

And, whereas under the direction and with the approval of the County Council, a Census has been taken by Walter J. Keating, Esquire, of the number of inhabitants contained within the limits which are hereinafter described and provided, to be erected into an Incorporated Village, and by such Census duly passed before the said County Council it is shown that the said limits contain eight hundred and forty-one inhabitants:

Be it therefore enacted by the Corporation of the County of

Simcoe, and the said Council hereby enacts as follows:

1. That the following limits, that is to say: The town plot of the unincorporated village of Penetanguishene, in the Townships of Tiny and Tay, as laid out under the direction and by the Crown Lands Department, and as now recorded in the Crown Lands Department of Ontario, and which said town plot contains in all four hundred and seventy-two acres, more or less, be erected and constituted into an Incorporated Village separate and apart from the Townships of Tiny and Tay, under and subject to the several provisions of the Municipal Acts of the Province of Ontario.

2. That the said Village, incorporated by this By-I aw, is

hereby incorporated by the name of Penetanguishene.

3 That the first election for Reeve and Councillor for the Village of Penetanguishene shall be held in the Town Hall, Penetarguishene, on the day and in the manner provided for the annual Municipal Elections, under the Municipal Acts of the Province of Ontario.

4. That Walter J. Keating, Esq., is hereby appointed the Re-

turning Officer to hold the said first election.

5. That this By-Law shall take effect from and after the passing thereof.

#### BY-LAW No. CCXLIX.

To Establish a Quarterly Fair in the Village of New Lowell.

Whereas, by an Act of Parliament of the Province of Ontario, 34 Vic., cap. 21, entitled. "An Act to facilitate the establishment of Public Fairs, and to provide for the regulation thereof," and by said Act it is enacted that the Council of each County in

the Province of Ontario shall, on petition of at least fifty qualified electors of the municipality having power to authorize by By Law the holding of Public Fairs in any Township, Town or Vil-

lage, not separate from the County:

And, whereas, it is represented to this Council, by petition from upwards of fifty qualified electors of the Municipality of the Township of Sunnidale, and it is expedient and would be beneficial to the public to establish a Public Fair in the Village of New Lowell:

Therefore, the Council of the Corporation of the said County

of Simcoe enacts as follows:

1. That a Public Fair shall be held, and is hereby established in the said Village of New Lowell, and that the same shall be a Free Public Fair.

2. That such Fair shall be held on Lot No. 2, North Side of

Creemore Street, in said Village.

3. That the time for holding the same shall be on the second Wednesday in March, June, September and December, in each

4. The Fair shall be held for the purpose of buying, selling, bartering and exchanging of cattle, horses, sheep, pigs, and agricultural productions and requirements.

5. No fee shall be charged or demanded for buying, selling, bartering or exchanging any such animals or articles in the said

6. That Angus Bell be appointed to see that the provisions of this By-Law be carried out, and that all further appointments under this clause shall be by resolution of the County Council,

7 All persons buying, selling, bartering or exchanging at the said Fair, shall arrange their stock or articles in such manner, order and place as the person who shall be appointed by the Council of the Corporation of the said County shall direct.

8. That it shall not be lawful for any person or persons to engage in, or take part in, any horse-racing, foot-racing or any other game or gambling on said Fair grounds, or within the distance of one half mile of such Fair grounds on the day or

days of such Fair.

9. That any person or persons guilty of any infraction of any of the provisions of this By Law, shall, upon conviction before any Justice or Justices of the Peace of the said County, of the oath of one credible witness, forfeit and pay, at the discretion of said Justice or Justices convicting, a penalty not exceeding twenty dollars, and, in default of payment thereof forthwith, it shall and may be lawful for the Justice convicting aforesaid to issue a warrant under his hand and seal to levy the said penalty and costs by distress and sale of the offender or offenders' goods and chattels. and, in case no sufficient distress to satisfy the said penalty and costs, it shall and may be lawful for the Justice convicting aforesaid to commit the offender or offenders to the Common Gaol of this County for any period not exceeding twenty one days, unless said penalty and costs are sooner paid.

10. This By-Law shall come into force and effect from and

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#### BY-LAW No. CCLIV.

Whereas it is necessary and expedient to amend By-Law No. 236, in so far as the same relates to Rule 47 "A," by the addition to the said Rule of the Railway Committee as one of the Standing Committees of this Council:

Therefore the Council of the Corporation of the County of

Simcoe, though the Council, enacts as follows:

1. That there shall be added to Rule 47 "A," in addition to the Standing Committees already ment oned therein, a Railway Committee to consist of not less then three members.

2. That this By-Law shall come into force and take effect

immediately after the passing thereof.

#### BY-LAW No. CCLV.

To amend By-Law 300 of the Corporation of the

Whereas it is expedient that Section No. 2 of By-Law No. 200

of this Corporation, be amended:

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, in Council assembled: 'That there shall be a High School established in the Town of Orillia, and the bound-

aries of the same shall be as follows, that is to say:

The whole of the Town limits comprising the Fown of Orillia, or as shall from time to time be added thereto; and all the land on the east side of the fourth concession of South Orillia, running from the Town to Lake Simcoe; making Lake Simcoe the boundary on the south of the Town, and running thence along the shore of Lake Simcoe to the Narrows Bridge, and thence along the shore of Lake Couchiching to the Town, taking in all the land on that portion of South Orillia lying on the south and east of the Town of Orillia.

Aud be it further enacted that the Trustees for the same shall be :- Rev. A. Stewart, Rev. John Gray, H. S. Scadding, Melville

Miller, D. J. Beaton, and George J. Booth.

That this By Law shall take effect on and after the passing thereof, provided that the requirements of the law are complied with.

#### BY-LAW No. CCLVII.

To Amend By Law No. 207, so far as the same relates to the Salary of the County Auditors.

Whereas, it is necessary and expedient to amend By-Law No. 207, in so far as the same relates to the amount paid to the County Auditors, respectively, and to increase the salary paid the same:

Be it enacted by the Council of the Corporation of the County

of Simcoe, and it is hereby enacted by the authority of the same: That By-Law No. 207 shall be amended by inserting in the first clause thereof, the word "Sixty" instead of "Fifty."

And be it further enacted by the authority of the same, that By-Law No. 207, and all other By Laws heretofore passed, shall be amended in so far as they may be inconsistent with the provisions hereof.

And be it further enacted that this By-Law shall come into force and have effect from and after the passing thereof.

#### BY-LAW No. CCLX.

To make provision for a Salary appertaining to the Warden of this County, and to provide for the payment of the same.

Whereas, it is deemed advisable to increase the salary of the Warden of the Council of the Corporation of the County of Simcoe, and to provide for the payment of the same out of the general funds of the County,

Be it therefore enacted by the Council of the Corporation ef the County of Simcoe, and it is hereby enacted by the authority of the same:—

That there shall be paid out of the general funds of the County, in each and every year, the sum of Four Hundred Dollars, unto the Warden of the said County as a salary, to compensate him in some degree for the loss of time and the contingent expenses necessarily attendant on such office.

And be it further enacted by the authority aforesaid, that the Treasurer of the said County of Simcoe shall be, and is hereby authorized to pay the Warden out of the general funds of the County, the sum of Four Hundred Dollars, to be paid as follows, namely:—The sum of Two Hundred Dollars on the first day of June in each year, and the further sum of Two Hundred Dollars on the thirty-first day of December in each and every year.

And be it further enacted by the authority aforesaid, that By-Laws numbered One Hundred and Fifty-Six, and all other By-Laws or parts of By-Laws inconsistent herewith be repealed, and the same are hereby repealed.

And be it further enacted that the provisions of this By-Law shall have force and effect from and after the first day of January, A.D., 1876.

## BY-LAW No. COLXII.

To ESTABLISH RULE No. 53 OF THE COUNCIL OF THE CORPORA-TION OF THE COUNTY OF SENCOR.

Whereas it is necessary and expedient that there should be a Rule added to the Rules of this Council defining the manner in

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d be n nner in which grants of money should be made, and that the consecutive number of said Rule should be "53."

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority aforesaid, that Rule "53" should be couched in the following language, that is to say:—"No grant of money for any purpose shall be recommended or given by this Council on a simple motion or resolution but aust first be recommended under a Report from one of the Standing or Special Committees to whom the subject or application for such has been previously referred; and no motion or application for any grant or payment of money shall be taken up or discussed or dealt with unless introduced at a previous sitting. Payment of salaries for services rendered under former By-Laws of this Council are still in force and exempt from this Rule."

And be it further enacted that said recited Rule No. 53, shall be a Standing Rule of the Council of this County.

That this By-Law shall come into force and have effect from and after the passing thereof.

#### BY-LAW No. CCLXIII.

#### To Amend By-LAW Numbered 232.

Whereas it is necessary and expedient to amend By-Law No. 232, in so far as the same relates to the remuneration of the Clerk of the Council of the Corporation of the County of Simcoe,

Be it therefore enacted by the Council of the Corporation of the County of Simcoe that By-Law numbered "232" shall be amended by inserting in clause "one," line "two," in lieu of the word "seven" the word "eight,"

And be it further enacted by the authority aforesaid that this By-Law shall have force and effect from the first day of January, A.D., 1876.

#### BY-LAW No. CCLXVI.

To Guarantee certain Debentures of the Corporation of the Town of Barrie.

Whereas the Corporation of the Town of Barrie, in the County of Simcoe have passed a By-Law for the purpose of raising the sum of Six Thousand Dollars by Debentures for paying a debt to this Corporation, and for the payment of interest 'hereon, which By-Law is numbered Two Hundred and Twenty-Six, of the By-Laws of the said Corporation of the Town of Barrie:

And Whereas Debentures of the said Corporation of the Town of Barrie have been duly issued under the provisions of the said

By Law for the said sum of Six Thousand Dollars.

And Whereas the said Corporation of the Town of Barrie have also passed a certain other By-Law for the purpose of raising the

sum of Twelve Thousand Dollars by Debentures for the purchase of Land whereon to erect Public School Houses, and for the erection and repair of Public School Buildings in and for the said Town of Barrie, which said last mentioned By-Law is numbered Two Hundred and Twenty-Seven of the By-Laws of the said Corporation of the Town of Barrie:

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And Whereas Debentures of the said Corporation, of the said Town of Barrie, have been duly issued under the provisions of the said last mentioned By-Law, for the said sum of Twelve Thousand Dollars:

And Whereas the said Corporation of the Town of Barrie have petitioned this Corporation, praying that this Corporation should guarantee the payment of the said several Debentures issued under the provisions of the said By-Laws and the coupons thereof under the provisions of Sub-Section number Four, of Section Four Hundred and Forty, of Chapter number Forty-Eight, of Statutes 36 Victoria Ontario, and entitled, 'An Act respecting Municipal Institutions in the Province of Ontario."

And Whereas it is deemed expedient by this Corporation to grant the request of the said Corporation of the Town of Barrie, It is therefore enacted by the Corporation of the County of Simcoe in Council assembled.

1. That this Corporation agrees to guarantee the payment of the Principal and Interest of the Debentures issued, or to be issued under and in pursuance of the said By-Laws No. 226 and 227, respectively, and ent taled respectively, "Py-Law No. 226," to raise the sum of Six Thousand Dollars by Debentures for the purpose of paying a Debt to the County of Simcoe, amounting to the sum of Five Thousand and Four Hundred Dollars, and for the payment of interest on the same. And ' By Law No. 227," to raise the sum of Twelve Thousand Dollars by Debentures for the purchase of land whereon to erect Public School Houses, and for the erection and repair of Public School buildings in and for the Town of Barrie, upon the said Corporation of the Town of Barrie agreeing that the levy or assessment made by the said By-Laws, respectively, shall be deposited to the joint credit of the Treasurer of the Corporation of this Council, and of the Treasurer of the said Town of Barrie, to be invested in proper and sufficient securities, nevertheless, under the direction and by the authority of the Council of the said Town of Barrie

2 The Warden and Treasurer of this Corporation are hereby authorized aud directed upon such agreement being entered into, to endorse on the back of each of the said Debentures the words following, or words to the like effect, namely:—"Payment of "the within Debentures, and the Coupons attached thereto, is "hereby guaranteed by the Corporation of the County of Simcoe," and to sign the said endorsements in their respective official capacities and to affix to each said endorsement the seal of this Corporation.

3. Such endorsement so signed and sealed shall bind this Corporation as guarantors of the said Debentures and the Coupons thereto attached as fully as this Corporation is authorized and

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this Cor-Coupons ized and empowered to guarantee the payment of Debentures issued by a

Local Municipality within this County.

4. That nothing herein contained shall do away with or lessen the liabi ity of the Corporation of the said Town of Barrie, to pay the said Debentures and Coupons in the first instance, or in any way interfere with the right of this Corporation to recover from the said Corporation of the Town of Barrie, any and all sums of money they may pay or expend in consequence of guaranteeing the said Debentures.

5. That this By-Law shall come into force and take effect im-

mediately after the final passing thereof.

#### BY-LAW No. CCLXVIII.

Whereas it is necessary and expedient to regulate the periods at which the Assessment shall be taken or made in the several Townships in the County of Simcoe,

Therefore, the Council of the Corporation of the County of

Simcoe, through its Council, enacts as follows:

1. That the taking of the Assessment of the several Tewnships in the County of Simcoe shall be between the first day of February and the first day of July in each year.

2. That this By-La & shall come into force and take effect im-

mediately after the passing thereof.

#### BY-LAW No. CCLXIX.

To PROVIDE FOR THE SALARY OF THE COUNTY INSPECTOR OF SCHOOLS FOR SOUTH SIMCOE.

Whereas it is necessary and expedient to provide for an increase to the salary of the Inspector of Schools for the South

Riding of the County of Simcoe,

Be it therefore enacted by the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same, That the salary of the Inspector of Public Schools for the South Riding shall be Five Dollars per School, and a further sum of One Dollars to cover all claims for extra services or travelling expenses in connection with his duties as such Inspector.

And be it further enacted that this By-Law shall come into

force from and after the first day of October, 1876.

#### BY-LAW No. CCLXX.

#### To FIX THE SALARY OF THE CHIEF CONSTABLE.

Whereas it is necessary and expedient to fix the remuneration to be paid to the Chief Constable of the County of Simcoe for his services as such Chief Constable,

Be it therefore resolved that the amount to be paid to the Chief

Constable of the County of Simcoe, each and every year for such services as Chief Constable over and above all other fees and emoluments of such office shall be Two Hundred and Fifty Dollars per annum to be paid quarterly out of the general funds of this County by the County Transurer.

And be it further enacted that this By-Law shall come into force and have effect from and after the first day of October in-

stant.

#### BY-LAW No. CCLXXI.

To provide for the Salaries of the Gaoler, Turnkey and Matron,

Whereas it is necessary and expedient to pass a By-Law for the payment of Gaoler, Turnkey and Matron.

Be it enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same:

That the salary of the Gaoler of the County Gaol of the County of Sincoe, shall be Eight Hundred Dollars per annum; and the salary of the Turnkey, properly appointed as the law directs, Three Hundred Dollars per annum, and the salary of the Matron, appointed as the law directs, One Hundred Dollars per annum, over and above rooms, fuel and light in said County Gaol.

And be it further enacted that the County Treasurer shall pay

the salaries quarterly.

And be it further enacted that this By-Law shall come into force and have effect from and after the passing thereof.

#### BY-LAW No. CCLXXII.

FOR THE APPOINTMENT OF ASSISTANT TREASURER AND THE FIX-ING OF THE REMUNERATION TO BE PAID FOR HIS SERVICES.

Whereas it is necessary and expedient to appoint an Assistant Treasurer, whose duties shall be the same as those now performed by him as Clerk to the County Treasurer, and to fix his remuneration for such service.

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority

of the same :-

1. That Sydney M. Sandford, Treasurer's Clerk, shall be Assistant Treasurer of the County, and shall perform all the duties required of him by the Treasurer, and any other duties required of him by this Corporation.

2. That the salary or remuneration to be paid to the said above-named S. M. Sandford as such Assistant Treasurer, shall be the sum of Five Hundred Dollars per annum, paid quarterly.

And be it further enacted by the authority aforesaid that this By-Law shall come into force and effect from and after the first day of October, instant.

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By-Law for tion of the authority of

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#### BY-LAW No. CCLXXIII.

FOR REGULATING THE TIME OF THE YEAR FOR MAKING THE COUNTY ASSESSMENT.

Whereas it is necessary and expedient to regulate the periods at which the Assessment shall be taken in the several Towns, Townships and Incorporated Villages in the County of Simcoe,

Therefore, the Council of the Corporation of the County of

Simcoe enacts as follows:-

1. That the taking of the Assessment of the several Towns, Townships, and Incorporated Villages in the County of Simcoe shall be between the first day of February and the first day of July in each year.

2. That this By-Law shall come into force and take effect im-

mediately after the passing thereof,

#### BY-LAW No. CCLXXV.

To Provide for the Payment of the Travelling Expenses of the Inspector of Schools for the North Riding of the County of Simcoe.

Whereas, it is necessary and expedient to provide for the pay ment of the travelling expenses of the Inspector of Schools for • the North Riding of the County of Simcoe,

Be it therefore enacted by the Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of

the same.

That the sum of One Hundred Dollars (in addition to his present allowance for travelling and all incidental expenses) be paid by quarterly instalments to the said Inspector, to cover all claims for his travelling and incidental expenses.

And be it further enacted that this By-Law shall come into

force and have effect from and after the passing thereof.

#### BY-LAW No. CCLXXVI.

RESPECTING THE INDEMNITY TO MEMBERS OF THE COUNCIL.

The Corporation of the County of Simone, enacts as follows:—
1. Each member of this Council shall be paid for each day's attendance during the Sittings of said Council, the sum of Three Dollars per day, and a further sum of Five Cents per mile for each mile necessarily travelled from their place of residence to the County Town, or elsewhere, to attend the sittings of such Council and returning therefrom.

2. Each member of a Committee appointed by the Council to transact business when the said Council is not in Session, shall be entitled to the same fees and emoluments as when attending to

the Sessional duties of said Council.

3. The Warden shall issue his Warrant on the Treasurer for the amount coming to each Member of this Council, as certified to by the Clerk, and the Treasurer shall pay the same from any funds in his possession.

And be it further enacted that this By-Law shall come into force and have effect, on, from and after the passing thereof, and that all other By Laws, inconsistent or contrary to the provisions of this By-Law, are hereby repealed.

## BY-LAW No. CCLXXVII.

TO PROVIDE FOR THE SEPARATION OF THE TOWNSHIPS OF WATT AND CARDWELL, FOR THE ERECTION OF CARDWELL INTO A SEPARATE MUNICIPALITY, AND FOR THE APPOINTMENT OF A RETURNING OFFICER, &c.

Whereas it appears that the Township of Cardwell being the Junior Township of the incorporate union of Watt and Cardwell is so situated in respect of roads and other obstacles as to render said union detrimental to the interests of the inhabitants of the said Township of Cardwell:

And whereas over 50 of the Freeholders and Householders of the said Township of Cardwell, being the entire population of the said Township, have petitioned this Council for the passage of a By-Law to effect a dissolution of the union now existing between the said Townships, and to erect the said Township of Cardwell into a separate Municipality with corporate powers;

And Whereas it is desirable in the interests and prosperity of the said Township to accede to the request

Be it therefore enacted by the Warden and Council of the Corporation of the County of Simcoe, and it is hereby enacted by the authority of the same:—

1. That from and after the first day of January next the said Township of Cardwell shall be decached from the said union with the Township of Watt, and shall become a separate Municipality in pursuance of the provisions of the Statute in that behalf.

2. That the first election shall be held at the House of Charles Robinson, in said Township of Cardwell.

That Christopher Creswell, of the said Township of Cardwell, shall be, and he is hereby appointed the Returning Officer to hold the said first election.

5. That this By-Law shall have force and effect from and after the passing thereof.

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OF WATT NTO A SEPA-A RETURN-

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## NUMERICAL INDEX

TO

# BY-LAWS OF THE DISTRICT COUNCIL

OF THE

## DISTRICT OF SIMCOE.

_	SCHEDULE A		_	7	
NO.	TITLE.	DA	TM.		REMARKS.
	Confirming certain Powers vested in the Council upon the Councillor	Feb.	17	1843	Effete.
	Imposing a Tax upon the Inhabitants of certain School Districts	May	13	1843	Effete.
	To raise Three Hundred Pounds on the security of the District Funds.	May	13	1843	Effete.
4	To determine the Allowance of Township Officers	May	18	1848	Effete.
5	Imposing a Tax upon the Inhabitants of certain School Districts	Aug,	10	1843	Effete.
6	To confirm a certain Road through the	Aug.	1.	1843	
7	To Establish a road from the Grist Mill in Vespra to the Sunnidale Road	Trug.	10	1843	
	Concession of Vespra To raise a Tax for District and Common	trug.		1843	
	School purposes To Laying out or Altering of Public High	1101			Effete.
	ways To fix Allowance to certain District Officers	Nov.	18	1843	Effete.
111	To Repeal part of By Law No. 2	1 200.			Effete.
	themselves from Sessional Duties	May		184	Repealed.
. 1	5 Imposing a Tax upon the innanitants of certain School Districts		17	184	Effete.
	6 Imposing a Tax of One Penny per Acre upon all Lands belonging to Absentees	2124	17	184	4 Repealed.
	7 To raise Taxes for District and Common School purposes		18	184	4 Effete.
	8 To authorize the Issuing of certain Deben		18	184	4 Effete.
	9 Imposing a Tax on the Inhabitants of Centain School Districts To Establish and Confirm a New Road in	1000	* * * *		4 Effete. Superseded
	the Township of Oro	. TAOA		•	No 55.
	tain School Districts To fix Allowance to certain District Office		-		4 Effete. 14 Super'd.
	23 To Establish two Roads, one through he	. May	, 1	5 184	15
	24 To Raise a Tax for District and Commit	. Aug			Effete.
	To Establish a Road in St. Vincent	reb		4 18	207

NO.	TITLE,	DATE	
			REMARKS.
26 To H	stablish a Road through parts of S		
I On	ncent, Euphrasia, Collingwood ar	d	
27 To H	aise a Tax for District and Commo	. May 14 1846	
28 Impo	nool purposes.	n	1
		May 14 1846	Effete.
29 To es	tablish a Road in T	· Aug. 11 1846	Da-
JU To fix	Allowance to Mambana	1846	THEFE.
31 To fix	neil of Simcoe	Oct. 7 1846	
32 Impos	ing a The to certain District Officers.	Oct 8 1846	Repealed.
cent	in School District Innabitants Of	9	Super'd.
Ja To Ra	se and Levy Tares &	Oct. 8 1846	Effete.
34 To Est	, in the District of Simcoe		
Ship	of One Town Hoad in the Town-		criefe.
35 To levy	a Tax on the inhabitant	Feb. 5 1847	
Bride	aships for the purpose of building a		
36 To fir	Homes A Trovas Wasaga Kiver	Feb. 5 1847 F	Office
3/ Imposit	of a Tay woon 41	Feb. 5 1847 8	uper'd.
38 Tu prom	n School Districts	n .   '	
ance		Feb. 5 1847 E	tfete.
ahina	Schools in certain Town.	4.	
		eb. 5 1847 E	ffete.
40 For the	se an additional Tax upon persons ears for Land Tax	eb. 5 1847 E	Wate
tute L	abor Money		•
I TO TORDE	HIND & Hond frame 0. 2	eb. 5 1847 Et	lete.
2 For raisi	to the Town of Barrie	et. 5 1847	
the To	whiship of West Chailling to the	0 10-27	
Tiny.	and Committee and		
upon ce		ot. 9 1847 Eff	ete.
and Em	is for commission of Lossorentio	1. 1	
to the f	ridge on the Nottawasaga River Oc	4 =	
Vanna	Du - C - C - C - C WINDHILLS OF	t. 7 1847 Eff	ite.
To Basali	Och and the state of the state	t. 8 1847	
North a	nd South Orillia		,
chuse a	an a Road in the Townships of od South Orillia Oc oertain sum of Money to purpiece of Ground in the Villa	9 1847	
Orillia	and all all a titlage of		
For appoir	ting Enumerators to Fel	2 1848 Effet	to.
To Establi	the District of Simcoe Feb		
Nottawa	sage township of	2 1848 Effet	10.
For raising	Tayon for the	3 1848	
Relation	wance to certain District Officers Mill-dams and Water Print	2 1240 FAL	е,
To Establis	Mill-dams and Water Privileges  h a Road in the Township of	3 1848 Super	r'd.
		1 1	
10 provide	for the summer of the Feb.	4 1848	
Relating to	this District. Feb.	4 1848 Effete	
tee Wild	and the		
Co Establish	Land Tax  a Road in the Township of Oro Feb.  Mill-dams	4 1848 Obsole	ste.
O authorize	the Inhabitant and teb.	4 1848 5 1848	1741
Commite	heir Statute Labor Feb.	1	

10.	TITLE.	DA	TE		BHMARKS.
58	To Establish a Road in the Township of				
	Innisfil	Feb.	5	1848	
59	To fix the Allowance of Township Clerks and Collectors	Feb.	7	1848	Effete.
60	To Raise Money for School purposes in the Townships of Vespra, Tecumseth and				
	Innishlassasasas	Feb.	7	1848	Effete.
31	For raising Money for School purposes in Innistil	Oct.	5	1848	Effete.
2					
Ξ.	Veanra	( et.	5	10 18	
33	Establishing a Road in the Township of	)ot.	5	184.	
	For the Protection of Sidewalks in the Vil-	Jou.	*,3	200	
64	lages and Towns of the District of Simcos	Oct.	- 15	1948	Expired.
65	To Establish a certain Road and Bridge in		0	1049	-
-	the Township of Tecumseth	Oct.		1848	Expired.
86	To Repeal By-Law No. 13.	Oct.	7		Effete.
67		000.	•	1010	24110001
68	of Own	Feb.	8	1849	
ao	To fix Allowance to Members of the District				
	[ Conneil see se	reo.	8	1849	Super'd.
70	To Establish Allowances to certain District	101.2		1940	Super'd.
-	Officers for the current vest.	reb.	0	1040	Super u.
71	To Raise Money for School purposes, for the year 1849	Feb	ç	1849	Effete.
m.c	To Raise and Levy Taxes for the current				1
-	MORP	reb.	8	1849	Effete.
73	To Establish a Road in the lownship of			1940	
	Omillia	Pen.	10	1849	
7	To Raise Money for School purposes in cer	Feb.	16	1849	Effete.
_	tain Townships	1			
70	Townshins to each other, with the Divi	-			
	sion thought into Warris, Topether Will	11			
	Also localition in which the Edection of	6.1			1
	Conneillors shall be held in such ward	9 1		!	
	and the Returning Officers for said Sec		1	0 184	Repeale
149	tions To Raise the sum of £10, in Union School Section, Townships of West Gwillimburg	1			
6	Section, Townships of West Gwillimbur	y	-		- THE
	and Toommeeth, at Donu Lloud		1	0 184	9 Effete.
7	7 To Establish a new line of Road in th	Oct.	1	0 184	0
	Township of Oro School Section	n 000.	•	101	
7	8 To Raise the sum of £10 in School Section No. 1, Township of Orillia	. Oct.	1	0 184	9 Effete.
	to the Daige 48 9s 7d in School Section No.	illo I			- mm 4
	Township of Innistil	. 1000	1	0 184	9 Effete.
2	To establish a Road in the Township	72 1	1	A LEA	in l
	Mulmur	. Oct	-	10 184	101

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REMARKS.

6 Effete.

Repealed. Super'd. Effete.

Effete, Super'd, Effete,

Effete. Effete. Effete.

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# NUMERICAL INDEX

# By-Laws of the County Council

# COUNTY OF SIMCOE,

# Council of the Corporation of the County of Simcoc.

	SOHEDULE	8.	
NO.	TITLE,	DATE,	REMARKS
To Rain year. To plao under Town In fix A Counce To fix A Counce To amer Counce To amer Counce To amer Counce To the ing a superin street Head, County sum of prove Townsi sion the the Loc Town C Wards, said Ele To raise M year 188 Taking St Huron I sum of the amon To fix Allo To Establi Scribed	nting Enumerators to take Census of the County	Feb. 1 1850 Feb. 2 1850 Feb. 2 1850 Feb. 2 1850 Feb. 2 1850 1 Aug. 31 1850 R	Effete. Effete. Repealed. Super'd. Repealed. Repealed.

33

NO.	TITLE,	1	DATI	к.	REMARKS
19	To 6=4h. time for G	-		1	
10	To fix the time for Collectors to pay the County Rates to the Township Treasurers				-
	and also to fix the time for the Township			1	ST THE
	LICEBULEETS TO DAY OVER the same to the	. 1		1	
	County Treasurer	Tuno	. 00	100	10 . 11
11			01	13051	Super'd.
15	To raise and levy Taxes for the current year	Inno	01	1001	Enete.
16	To provide for the Attachment of the Town	oune	21	1001	Luete.
	ship of Tossorontio to the Township of	5			
	Essa	Oct.	-14	1881	Repealed.
17	To Established a rate of Tolls, to be collect		*17	1001	repeated.
	od ou the West Gwillimnist Plant Road	11 lot	14	1851	Repealed.
18	To issuing a Depending for the anm of 436	l lot			Effete.
401	AV HA CHIOWALLE EN CAPEAIN L'onnéis (Miscome	0.33	20	1859	Super'd.
			90	1950	Repealed.
21	Imposing Fines, &c., upon parties doing	Jun.	00	1002	repeated.
	Wilful Damage, evading the Payment of				
	Imposing Fines, &c., upon parties doing Wilful Damage, evading the Payment of Tolls on Roads assumed by this Council. To Provide for the Printing of Accounts  To Raise money for School purposes for 1858.	Jan.	31	1859	Effete.
22	To Provide for the Printing of Accounts	Jan.	30	1852	Super'd.
			11	1859	Effete.
			* 1	1002	Linete.
	ral Townlines, &c.	May	19	1859	Repealed
25	ral Townlines, &c	Lay	1.2	1002	Repealed.
		May	13	1859	Effete.
26	10 Mileful DV-Law No. 24 of this Council	Oct.			Repealed.
-	TO SHICK DV LAW NO. 23 OF THIS COUNCIL	Oat			Effete.
28	To provide for the payment of the salary of	000.	10	1002	Enere.
- 1	the neeper of the Orilla Lock-up House	Oct.	15	1850	Super'd.
29	making provision for the due exercise of all	000.	10	1002	Super u.
	the privileges to which this Council are				
-	entitled on behalf of the Stock taken by	1			
	them in the Untario, Simcoa and Huron				1
	Union Kanroad Company	Jan.	27	1853	Super'd.
30	TO HA AHOWANCE TO CEPTAIN COUNTY Officers	Jan	28	1853	Super'd.
11	10 amend by-Law No. 24	June			Repealed.
12	To provide for the Detachment of the Town			1000	Kepealeu.
- !	ship of Flos from the Municipalities of			,	
1	ship of Flos from the Municipalities of Vespra, Flos and Sunnidale, with the Division thereof into Rural Wards, &c.				
1.	Division thereof into Rural Wards, &c	June	26	1853	
3	to appoint Overseers of Highways on the				
- 1	various fownlines	June	24	1853	Effete.
4	To Raise a sum of Money for School pur-			1000	
i	DOSES for the year 1853	June	27	1853	Effete.
5	To Raise and Levy Taxes for the current				
	year	June	27	1853	Effete.
6	To provide for the payment of Grand and	1		1000	
	Fetit Jurors of the Co. of Simcoe	Nov.	6	1853	Superseded
7   3	To impose a Duty on Hawkers. Pedlars and				1
1	Petty Chapmen, trading within the County		i	- 1	
- 0	of Simcoe	Jan.	26	1854	Repealed.
3 .1	to appoint Overseers of Highways on the				
-	several Town-lines	Jan.	25	1854	Effete,
9 7	To Repeal By-Law No. 30, and to fix the				
	Allowance to be paid to certain County		1	1	
	Umgers	Jan.	26 1	1854	Super'd.
) 1	O Establish a second Board of Public In		1		
1	struction within this County	Jan.	27 1	854	Super'd.
1 1	O appoint Sub-Treasurers of School Monies.	Jan.			Super'd.
2 1	o provide for the Detachment of the				•
	Township of Tossorontio from the Muni-		.		
	cipality of Essa and Tossorontio	June	15 1	854	Effete,
3 T	o make additional Allowance to certain				
1	County Officers.	Inno	16 1	SKA S	Super'd.

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County

0 Effete.

REMARKS.

Effete.

Repealed. Super'd.

Repealed,

Repealed.

Repealed.

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per'd. peal'd as assumpn.

NO.	TITLE.	DATE.	REMARKS
44	To authorize the general D		
	To authorize the several Reeves to fill up vacancies occuring in the appointment of		
- 1	Overseers of Highways, on the Townlines		
45	of the County  To Raise and levy Taxes for the Current year	June 16 1854	Repealed.
	year Year	_	Pomodi
46	To Raise a sum of Manage of Manage	June 16 1854	
47	poses, for the year 1854.  To amend By-Law No. 40.  To provide for the payment of the W.	June 16 1854	
48	To provide for the provide for the provider	June 16 1854	Super'd.
	To provide for the payment of the Warden's Expenses for the present year		-
49		Oct. 19 1854	Effete.
1	County of Simcoe to pay over and account for all Monies by them collected, to their Township Treesers.		
-0	a certain day	Oct. 21 1854	3 13
90	LU IIA AMOWANCE to certain County Occ.	Oct. 21 1854	anber.q.
51 E	for the year 1855.	8	Super'd.
	For appointment of Overseers of Highways on the various Townlines		•
52 1	o amend By-Law No. 37	Jan. 26 1855 I	Offete.
00 1 14 R	o amend By Law No. 36	an. 26 1855 I	repeated,
-	mont of certain sum for the improve-		apor as
5 T	o Raise and Levy Taxes for the annual	une 23 1855 F	lifete.
		une 23 1855	
1	o raise Money for School purposes for the	1000	
7 R	especting Hawkers Pedlers and ather	une 23 1855	
0	year 1855	ng 80 1055 p	
0 1	o Raise Money for the improvement of the	lug. 80 1855 R	epealed.
- 1	tween West Clarilling, and Lown tine De-		
	tween West Gwillimbury and Innisfil, at the Railroad Crossing, to the Western		•
olen.	the Railroad Crossing, to the Western extremity of Mono and Mulmur.	ct. 2 1855 E	ffoto
1	for the drouged and waiten a expenses	2 1000 19	11000.
To	fix the Salaries of County Office	et. 20 1855 E	ffete.
		1000	
riro	amend By. Law No A and alam at	1856 Su	iper'd,
1 4	The state of County Countrillors	b. 1 1856 Re	pealed.
	repeal certain clauses of By-Law No. 24 of this Council		
LO	r the appointment of Oversons and the	b. 1 1856 Re	pealed.
		b. 1 1856 Ef	fete.
1 4	issue Debenturés on the credit of the Non-Resident Land Fund		
		1856 Re	pealed,
10	authorize the Warden of the County of	b. 1 1856 Re	peared.
	of the Non Parisher tures on the credit		
To	Raise and Levy Taxes for the current	ne 13 1856 Eff	ete.
		ne 13 1856 Eff	oto .
10	Maise Money for School nurposes for the		e ve.
To	fix the Salaries of County Officers		ete.
		. 30 1857 Sur	per'd,
		. 31 1857 Effe	nte.
		2311	
	enior Grammar School of the County of moce.	93 1022	
*0 1	thise money for School proposes for Al.	. 31 1857 Effe	170.
VE	ear 1857 Jun	e 19 1857 Effe	

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82 T 83 T 84 T 85 T 86 T 87 R

88 F 89 T 90 T 91 T 92 T

93 T 94 T 95 T

96 Fo

99 To

101†Re

	-	CORPORATION OF THE COUNTY	OF 8	IMC	OE.	
REMARKS.	No.	TITLE,		DAT	E.	REMARKS
854 Repealed.	73	To raise money for the improvement of the Penetanguishene Road and the Town-line between West Gwillimbury and Innistil, and from Clover Hill on the Town-line to				
654	74	To Raise and Levy Taxes for the current		20	1857	Effete.
854 854 Super'd.		To Establish an additional Gramman Saharl	June			Effete.
Effete.	76	in the Town of Collingwood  For the sale and disposal of the stock held by the Municipal Council of the County of Simcoe, in the Ontario, Simcoe and	June	20	1857	Super'd.
	77	To appoint Commissioners on the West	Oct.	23	1857	Inoper'tiv
54 Super'd.		For the appointment of Oversors of High	Jan.	27	1858	Effete.
Super'd.		To provide for the detachment of Sunnidale from the Municipality of Vestra and	Jan.	28	1858	Effete.
55 Effete. 55 Repealed.	80	Sunnidate, &c	June	23	1858	Effete.
55 Effete.	81	Appointing an Inspector of Weights and Measures for the County of Simcoe To Raise and Levy Taxes for the current	June	24	1858	Super'd.
55 Effece.		To Raise money for School purposes for the	June	25	1858	Effete.
	83	To amend and explain Ry Law No. 74	June Oct.		1858 1858	Effete.
55			Oct.			Super'd.
5 Repealed.	90	To amond Dy Law No. 79.	Oct.	- 7	1858	Effete.
		Relating to Auctioneers, and other persons, in the disposal of Merchandize or Effects	Oct.			Obsolete,
T TO CO.	88	by Public Auction	Jan.	29	1859	Super'd.
5 Effete.		ways on the several Town-lines	Jan.	29	1859	Effete.
5 Effete.		To assume in connection with the County of Ontario the Narrows Bridge	Tuna		1050	
Super'd.	90	of York and Peel, the Bridge over the	June	23	1208	
Repealed.	91	10 amend By-Law No. 79	June June		1859	Effete.
Repealed.	92	to Raise Money for School purposes for the				
Effete.	93	To Raise and Levy Taxes for the current	June	28	1859	Effete.
		To repeal By-Laws Nos. 5 and 61 and to 6-	June	29	1859	Effete.
Repealed. Repealed.		To make provision for the Preservation of	Oct.	18	1869	Super'd.
Tion.		For making and keeping in Repair the cour	Oct.	19	1859	Super'd.
Effete.		For the Appointment of Overspare of High	Jau.	28	1860	Super'd.
Effete.		ways on the Town-lines	Jan.	28	1860	Repealed,
Effete.	90:	Council to enter into arrangements with			-	
Super'd,	99.7	the Fravincial Inspectors of Common Caple.	Jan.	28	1860	
Effete,		To Raise a sum of money for School pur-	June	27	1860	Effete.
Effete.		Respecting Hawkers, Pedlars, and others	June	22	1860	Effete.
Effete.	:	trading within the County of Sim-	Inna	90	940	N
	1		- CHE	44.	rann (	supera,

NO.

137 To 138 To 139 To 140 Fo 142 Le

140 Fo 142 Le 144 Le 145 Re 146 Pr 147 An 1 148 To

151 Le 152 Ap 155 To 156 Re 158 Re 159 Re 161 Gr. 163 Re 164 Le 166 Le 166 Le 171 Le 172 Le

171 Le<sup>1</sup>
172 Le<sup>1</sup>
173 An
178 An
179 An

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191 | Lev 193 | Aid 197 | Lev 198 | Lev 199 | Sell 202 | Salt 205 | Reg

205 Reg 206 Apr 207 Am 208 Apr 208 Apr

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102	fixing their selevies, and
103	Indemnity to Mambau Cot'r 16 1860
104	
105	Appointing Sub-Treasurers of School
106	Instruction Board of Public
107	lingwood with Board of Trustees
109	tor of the Northern Railway
110	lying between this and other G
111	Respecting Roads within the County between Townships Oct'r 16 1860 Repealed. Morels the Preservation of Public
3.00	Morals
112	Respecting Hawkers and Podlars & Out 17 1800
113	
115	
1118	Respecting the Appointment of an Act. Oct'r 17 1860
Mritten By-Law Book. 118 118 120 120 121	To amend 106, respecting 2nd Board of Public Instruction
118	Clerk, &c
- III	net ing appointment of Treasurer's
3 120	M 1 mirror
E	To levy Taxes for 1861June 20 1361 Super'd.
≥ 121	2100 10
	To raise money for Schools June 20 1862 printed. Not reprinted.
23 118B	to confer with Prison Inspectors . Jan'y 31 1862 Obselete.
24 119c	To levy Taxes for 1862
5 120D	To raise \$6,000 to automo Good
6 121E	Roads and Bridges between two mun.
7 '22	iorpantites in tio. Simeon
-	To amend 121, respecting Remains of 1862,
9 124	certain Roads and Bridges Jan'y 31 1863 Repealed.
	Fo estat lish a certain road in Openard
1000	Medonte, avoiding certain hills, &c June 24 1863 To levy Taxes for 1863 June 25 1863 Not re-
	Co levy School Monies for 1863 June 25 1868 Not re-
129 7	Orangeville Nov'r la63 Not re-
	ville ville ville ville ville
	o annex Orangeville to County of Wellington Nov'r 1868 Not re-

WIE.
REMARKS.
860 860 Superseded
860
860 Nil.
860
60
60
60 Repealed.
60 Superseded 60 Superseded 60 Repealed.
Obselete.
31 Obselete.
31
Super'd. Not reprinted. Not reprinted.
2 Obselete, 2 Not reprinted. 2 Not reprinted, 2 printed,
2: Repealed.
Repealed.
Not re- printed. Not re- printed. Not re- printed. Not re- printed. Not re-
printed.

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NO.	TITLE. DATE.		E.	REMARKS.	
-		-		1	
137	To amond Pr. Law 101 (100) 1				
101	To amend By-Law 121 (126) respecting	17-1		1004	Damasla.1
138	Townlines between Oro and Medonte	Feb.	1	1804	Repealed.
1.90	To confirm By Law No. 87 of Corpora		01	1000	
100	tion of Innisfil, closing a certain Road	June	27	1864	
189	To incoporate the Townships of Mor-			1001	
140	rison and Muskoka	June	30		
	For the sale of Railroad Stock	Jan.	28		Repealed.
142	Levying current years' Taxes	June			Effete.
144	Levying current year's School Taxes	June			Effete.
145	Repealing By-Law 113 Prohibiting the sale of Liquors.	June	30		Super'd.
146	Prohibiting the sale of Liquors	Jure	30	1865	Effete.
147	Amending By-Law 121 respecting the road between W Gwillimbury and Bradford.				
	between W Gwillimbury and Bradford.	Oct.	24	1865	Repealed.
143	To divide the Townline between Tay and				-
	Matchedash	Jan.	26	1866	Repealed.
150	Levving current year's Taxes	June	8	1866	Effet
151	Levying current year's Taxes	June			Effete.
154	Appointing Census Enumerator, Orillia	Nov.		1866	
155	To raise \$5,000 for Drill Sheds	Nov.			Effete.
156	Relating to the Salary of the Warden	Nov.			Repealed.
158	Respecting Salaries of Officers	Jan.			Repealed.
159	Respecting Indomnity to Members of		20	100,	Leopour
	Respecting Indemnity to Members of	Jan.		1987	Repealed.
161	Council. Granting aid to Grammar Schools		. 19	1987	Trefoto.
163	Poloting to Austinger Schools	Feb'y	. /	1007	Effete. Repealed.
164	Relating to Auctioneers	?eb'y	. 9	1007	Topeared.
166	Levying current year's Taxes				Effete.
168	Levying current year's School Rates	June	21	1807	Filete.
171	Aid to Grammar Schoo's	Feb'y	. 6	1808	Effete.
172	Levying current year's Taxes.  Levying current year's School Rates  Amending By-Law 121 respecting Town	June	19	1868	Effete.
173	Levying current year's School Rates	June	19	1968	Effete.
110	Amending By-Law 121 respecting Town				
1 M O	mes between Essa and Tossorontio	June	20	1868	Repealed.
178	Amending By-Law 121 respecting Town-				
	line of W. Gwillimbury and Innisfil	Nov.	19	1868	Repealed.
179	Amending By-Law 121 respecting Town- lines between certain Townships				_
	lines between certain Townships	Jan.	29	1869	Repealed.
181	Aid to Grammar Schools	Feb'v	10	1869	Effete.
182	Levying current year's Taxes	June	25	1869	Effete.
183	Levying current year's School Rates	June	25	1869	Effete.
184	Levying current year's Taxes	Ang.	- 5	1869	Effete.
186	Aid to Grammar Schools	Jan'v	28	1870	Effete.
187	Auditors for General Sessions Accounts	Jan'y	28	1870	Effete.
189	Respecting Salary of County Clerk,	Inne	24	1870	Repealed.
190	Levying current year's Taxes	Tone	00	1970	Effote
191	Levying current year's School Rates	Tune	90	1970	Effete .
193	Aid to Gramman Schools	Tam'es	20	1071	Effete.
197	Aid to Grammar Schools.  Levying current year's Taxes  Levying current year's School Rates.  Selling certain Debentures.	Jan y	2/	1071	Effete.
198	Levying current years lakes	June	28	10/1	Ellere.
199	Solling current years School Rates.	June	28	18/1	rinere.
202	Solom of Court A 27	June	28	1871	Епете.
205	Salary of County Auditors.  Regulating the Licensing of Auctioneers	June	29	1871	Repealed.
200	regulating the Licensing of Auctioneers				n 1.3
206	and Pedlars, &c	Feb y.			
207	Appoint ng High School Trustees Amending By-Law 202 respecting Salary	Feb'y.	1	1872	Effete.
407	Amending By-Law 202 respecting Salary	_			
200	of Auditors	June	26	1872	Repealed.
208	of Auditors			1	
	Measures	June	25	1872	Obselete by
200			,		Act of Par.
209	To raise current year's Taxes	June	28	1872	Effete.
210	To raise current year's Taxes Appointing High School Trustees	June	26	1872	Effete.
414	To levy and raise School Monies currentyear	Feb.	now !	1873	Effete. Effete.
215	Repealing By-Law 179 respecting roads be-				
-	tween Tay and Medonte	Feb.	5	1878	Repealed.
	3,000			,_,	

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21	9 Consolidating B. I	-	_	1	-
22	2 Amending By-Law 200 remarks revision		7	187	Effete. Obseleteby
22			20	187	Act of Par
22	To levy School Monies for current year	June	24	10/2	Hitroto
226	Repealing By-Laws 108 and gop	June	26	1873	Effete. Obselete by
227	Levy a Rate on Constant		26	1873	Act of Par.
229		July	2	1878	Effete.
229			4	1874	Effete.
	Cusus Finimorator for All	100		1	ALLEGO,
238			17	1674	Effete.
234			26	1874	Effete.
235	Levy on Groupa Mariant year	June	26	1874	Effete.
239		June	27	1974	TOO .
243		Jan	20	1074	Effete.
240			-	1010	Effete.
247	High School Appointing a Census Enumerator for Penetang		4	875	Effete.
250		June	24 1	875	Effete.
251		July	2 1	875	Effete.
252	appointing inspectors of Weights	July	2 1	875	Effete.
0=0		July	2 ,	077	Obselete by
253	Proposition of the School Transfers		07 1	070	Act of Par.
256	koka District				Effete.
258	To levy on Gruped Municipalities current	Teb.	-		Inoper'tive
259	The pooring lusbection of Schools in M.	₹b.	3 1	376 1	Effete.
60	koka District.	an.	4 18	376 I	noper'tive
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64			4,18	76 E	ffete.
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74	Appointing High School Trustee	et. 19	2 18	76 E	ffete
79	Appointing High School Trustee June 19	ine 20	3 18	77 N	ot print
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Note.—The following By-Laws, printed or referred to in this Revise' are numbered differently in the written By-Law Book—as follows:—

	" Frinted	Revision is	numbered	122 in	By Law	Book,
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And so on, continuing the difference of five to 131 in the printed kevision, which is numbered 136 in the By-Law Book. The subsequent numbers are the same in both.

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Obselete by Act of Par.

73 Effete.

74 Effete. 74 Effete. 74 Effete.

4 Effete. 5 Effete.

5 Effete. 5 Effete. 5 Effete. 5 Effete.

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Inoper'tive Effete.

Inoper'tive Repealed. Effete. Effete.

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